ATTENTION

The following do Information Act (FOIA) (7 Section 552a); and/or Litin		files have been review Section 552); Priva	ed under the prov cy Act of 1974 (P.	isions of The Freedom of A) (Title 5, United States Code,
☐ FOIA/PA		☐ Litigation		Executive Order Applied
Requester: Subject: Computer or Case Identifi	cation Number:			
Title of Case:				_ Section
Release Location: *File_				
Classification review. Ple inquires about the FDPS to File Number: Serial(s) Reviewed: FOIPA Requester: FOIPA Subject:	ase see the documents local of RIDS Service Request Un 58-HQ-1033	ted in the FDPS for cu nit	b7	
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FOIPA Requester: FOIPA Subject: FOIPA Computer Number				
File Number: Serial(s) Reviewed:				Section
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THIS FORM IS TO BE MAINTAINED AS THE TOP SERIAL OF THE FILE, BUT NOT SERIALIZED.

ATTENTION

DO NOT REMOVE FROM FILE

Memorandum



11/24/80

Exec AD Inv. Exec AD Adm. Exec AD LES Asst. Dir.: Adm. Servs. Crim. Inv. . ldent. _ Intell. -Laboratory Legal Coun. Plan. & Insp. Rec. Mant. Tech. Servs. Training_ Public Affs. Off. _ Telephone Rm. __ Director's Sec'y _

то :

From

J. E. Monehan

Subject :

PHOENIX BIRD RICO (D); CPO

1 - Mr. Caro
1 - Mr. Honoban
1 - (Attn:

 $\overline{\text{PURPOSE}}$: To request a major case indicator number be approved for captioned investigation.

b7C

RECOMMENDATION: That the Cost Analysis Unit (CAU), Administrative Services Division (ASD), assign captioned investigation major case indicator number 31.

W XX

APPROVED:

Adm. Serv.

Crim. Inv.

 Legal Coun,
Plan, & Insp.
Rec. Mgnt,
Tech Serve,
Training

Off. of Cong. & Public Affs.

DETAILS: This investigation involves allegations that well-known public officials used their influence to obtain Government insured financing for businesses in which they had hidden ownership interests. The U. S. Department of Justice has approved the use of an investigatorial grand jury in this matter. It is anticipated that the investigation will require hundreds of interviews and subpoenas which will heavily impact on the resources of numerous field divisions, and therefore, it will be most useful to have the capability of ascertaining the cost of this investigation in the future.

The CAU, ASD, has advised that the next major case indicator number available is 31.

WLL: jaw (6)

58-10339

SEE ADDENDUM OF COST ANALYSIS UNIT Page 2..

Juli one of brainted.

by Comment

Based on the request from the Criminal Investigative Division (CID), Major Case Number 31 is hereby assigned to the PHOENIX BIRD case.

The CID should advise all offices involved that Agents working the PHOENIX BIRD case should record their time for TURK purposes to major case 31 on their #3 cards. Part II, Section 3-2.3.1 (pages 361 and 362) of the Manual of Administrative Operations and Procedures pertains to the recording of time to major cases.

The field offices involved should also be instructed to include the major case number as the last line of the title in all outgoing communications as follows:

PHOENIX BIRD Major Case #31 RICO (D); CPO

	1 - Th	/
AFPROVED:	Acm. Sorth The	Figs Count Mar. & Insp. Mgc. Mg/h.
Exec. AD-ACT. Exec. AD-LIV.	tdent	Tech Sens. This but On: of Conc. A Public Affs.

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P 081811Z DEC 80FM FBI, WAS	SHINGTON TIELD (1830-514) (P) (SQ C-5)
TO DIRECTOR, FBI (58-10334)	PRIOR GIY 10 25z
FBI, BOST ON (1830-614) PR 16	₩ WECK
FBI NEW ORLEANS PRIORITY	OF THE SECTION
BT	JURAN
UNCLAS	
PHEONIX BIRD MAJOR CASE #3	1 R 100 (D1; CPO, 00:WFO
RE WFO TT TO BUREAU DA	ATED 12/2/88.
FOR INFORMATION OF THE	E BUREAU, ON DECEMBER 3, 1980,
WFO AND BOSTON AGENT'S INTER	VIEWED
	THIS INTERVIEW WAS
ONE OF TWO PREL IMINARY INTE	ERVIEWS REQUESTED TO BE
CONDUCTED BY THE CRIMINAL E	IVISION OF THE JUSTICE
DEPARTMENT WITH THE CONCURR	RENCE OF THE PUBLIC INTEGRITY
SECTION. THE INTERVIEW WIT	TH WAS INFORMATIVE TO
	N PREVIOUSLY SUSPECTED VAS SOME-
•	THE IDENTITY OF THE SHARE-
HOLDERS OF GLENSIDE, INC.	WAS HOWEVER, UNABLE
	The state of the s

PAGE TWO DE WF ØØ11 U N C L A S TO PROVIDE RECORDS RELATING TO THE EXACT DATES OF THE PURC HASE OF SHARES. THE TOTAL AMOUNT OF SHARES ORIGINALLY PURC HA SED FROM ORIGINAL RECORDS, ETC. MEMORY WAS NOT CLEAR CONCERNING EVENTS SURROUNDING THE CENTRE STREET. HUD TRANSACTION AND WAS TOTALLY IGNORANT ABOUT ANY SBA TRANSACTION BY GLENSIDE, INC. PROVIDED SOME RECORDS RELATING TO THE SHARE-HOLDERS ADDRESSES AND DISBURSEMENT RECORDS (IE 1988) FOR MONIES DISBURSED TO THE SHAREHOLDERS. DID HOWEVER. INDICATE THAT b7C RECEIVED SHARES IN GLENSIDE, INC. IN THE LATE 1960'S AT A DISCOUNT. STATED THAT THE ORIGINAL RECORDS RELATING TO STOCK PURCHASES, MEETINGS, NOTES, ETC. FOR GLENSIDE, INC. WOLLD BE IN POSSESSION OF ON DECEMBER 2, 1980 AND DECEMBER 4, 1980, WFO WAS IN TELEPHONIC COMMUNICATION WITH ARRANGING AN

APPOINTMENT TO DISCUSS THE GLENSIDE. INC. PURCHASE ALONG

WITH THE SBA LEASE GUARANTEE LOAN FOR DEBLOIS, INC.

PAGE THREE DE WF ØØ11 ON C L A S
ADVISED THAT HE WOULD BE AVAILABE FOR
INTERVIEW CONCERNING THESE MATTERS ON DECEMBER 10, 1980
AT 8:88 A.M. INDICATED THAT HE HAD SOME
RECORDS RELATING THE SBA LEASE GUARANTEE AND GLENSIDE, INC.
PURCHASE AND WOULD MAKE THEM AVAILABLE IF NO OBJECTION
WERE MADE BY HIS ATTORNEY. TO DATE, WFO HAS RECEIVED NO
INDICATION THAT THE RECORDS WILL NOT BE MADE AVAILABLE FOR
REVIEW.
ON DECEMBER 4, 1988, BOSTON AGENT INTERVIEWED
, no 100 mg
REGARDING b7C
GLENSIDE, INC. RECORDS THAT MAY BE IN HIS POSSESSION.
D/C
GLENSIDE, INC. RECORDS THAT MAY BE IN HIS POSSESSION.
GLENSIDE, INC. RECORDS THAT MAY BE IN HIS POSSESSION. WAS AMICABLE AND FRIENDLY, HOWEVER, COULD NOT REMEMBER
GLENSIDE, INC. RECORDS THAT MAY BE IN HIS POSSESSION. WAS AMICABLE AND FRIENDLY, HOWEVER, COULD NOT REMEMBER ANY DETAILS RELATING TO THE GLENSIDE, INC. MATTER WITHOUT
GLENSIDE, INC. RECORDS THAT MAY BE IN HIS POSSESSION. WAS AMICABLE AND FRIENDLY, HOWEVER, COULD NOT REMEMBER ANY DETAILS RELATING TO THE GLENSIDE, INC. MATTER WITHOUT BENEFIT OF THE RECORDS WHICH WAS IN STORAGE. HE FURTHER
GLENSIDE, INC. RECORDS THAT MAY BE IN HIS POSSESSION. WAS AMICABLE AND FRIENDLY, HOWEVER, COULD NOT REMEMBER ANY DETAILS RELATING TO THE GLENSIDE, INC. MATTER WITHOUT BENEFIT OF THE RECORDS WHICH WAS IN STORAGE. HE FURTHER INDICATED THAT THE GLENSIDE
GLENSIDE, INC. RECORDS THAT MAY BE IN HIS POSSESSION. WAS AMICABLE AND FRIENDLY, HOWEVER, COULD NOT REMEMBER ANY DETAILS RELATING TO THE GLENSIDE, INC. MATTER WITHOUT BENEFIT OF THE RECORDS WHICH WAS IN STORAGE. HE FURTHER INDICATED THAT THE GLENSIDE HOSPITAL AND IF A LETTER WAS PROVIDED FROM DEBLOIS, INC.
GLENSIDE, INC. RECORDS THAT MAY BE IN HIS POSSESSION. WAS AMICABLE AND FRIENDLY, HOWEVER, COULD NOT REMEMBER ANY DETAILS RELATING TO THE GLENSIDE, INC. MATTER WITHOUT BENEFIT OF THE RECORDS WHICH WAS IN STORAGE. HE FURTHER INDICATED THAT THE GLENSIDE HOSPITAL AND IF A LETTER WAS PROVIDED FROM DEBLOIS, INC. AUTH OR IZ ING BOSTON FBI AGENTS TO REVIEW THE RECORDS; HE

PAGE FOUR DE VF ØØ11 U N	CLAS
GLENSIDE, INC. WAS FOR E	XAMPLE, IF YOU PURCHASE TEN SHARES
OF MEDLEY STOCK FOR \$5,8	00, THE BREAKDOWN WOULD BE \$3,500
FOR FIVE SHARES OF MEDLE	Y STOCK AND \$1,394 FOR FIVE SHARES
OF GLENSIDE, INC. SHARES	. HE FURTHER STATED THAT WHEN
GLENSIDE, INC. PUR CHSED	THE CENTER STREET APARTMENTS,
GLENSIDE, INC. WANTED IT	FOR A PARKING LOT.
WAS THE ONE WHO	GLENSIDE,
INC. LEFT IT UP TO HIM.	
i	DEPARTMENTAL ATTORNEY HAS
REQUESTED THAT SA'S	VF O
AND BOSTON SA	CONDUCT THE INTERVIEW OF
THE BUREAU IS REQUE	STED TO APPROVE THE TRAVEL OF WFO
AGENTS AND BOSTON AGENT	FOR THE INTERVIEW OF
AND RELATED RECORD REVIE	₩•

NEW ORLEANS DIVISION IS ADVISED THAT CONTINGENT UPON BUREAU APPROVAL, WFO AND BOSTON AGENTS WILL ARRIVE AT YOUR DIVISION ON DECEMBER 9, 1980, TRAVEL ARRANGEMENTS WILL BE SUBMITTED BY SEPARATE COMMUNICATION.

BT

FEDERAL BUREAU OF INVESTIGATION

1				- x-**		•
Reporting Office	Office of Origin		Date	Investigative Period		
Washington Field	Washington	Field		7/10/79-11/1	3/80	
Title of Case	11 31 . 0	- 11	Report made by		,	Typed By:
			SA			rwp
1			Character of Case			
			1. 7.0	DTGO		
			b7C	RICO		
(continued on Cov	or Dago Bl					
Teoriezhiaea ou cov	or rage by	SUM	MARY			
		-P	-			

Bureau teletype to Washington Field dated 11/12/80.

ADMINISTRATIVE:

This Investigative Report is being submitted as requested in reference teletype. Due to length of investigation period and the vast information collected to date, only this information that is directly associated with this investigation is being furnished.

Boston Division is being furnished a copy of this report due to their investigative interest in this matter. This report is not being furnished to Departmental Attorney, at this time. One will be furnished later, if requested. b7C

The following New Orleans source information was provided in this matter:

Approved	pecial Agent in Charge	Do not write in spaces below	
Copies made: (2) Bureau (58-10334) - 5/3	,	81	
1- Boston (1830-614) (Info) 1- WFO (183A-514)		Charles and Landaneses Marineses	
, 2 3 (20011 0110)		3 5 DEC 0 1000	
\ M /		'/	
Notations:		wy	
		\mathcal{V}	

Title of Case (cont.)

THOMAS P. O'NEILL, JR. aka Tip O'Neill, CONGRESSMAN, 8TH CONGRESSIONAL DISTRICT, BOSTON, MASSACHUSETTS;

b7C

QUALI-CARE, INC., NEW ORLEANS, LOUISIANA;

QUALI-CARE, INC.;
JPR TRUSTEE FUND;
BRISTOL NURSING HOME;
GLENSIDE HOSPITAL;
DE BLOIS, INC.;
QUALI-CARE OF LOUISIANA;
QUALI-CARE OF DELAWARE;
QUALI-CARE OF MASSACHUSETTS
RICO (A)
(OO:WFO)

WFO 183A-514

On June 6, 1977, source advised it was brought to
his attention during October, 1976, that knew b7C
Speaker of the House, "Tip" O'Neill. at that time,
bragged had put him in touch b7D
with the "man at the top." made two trips to
Washington, during which time met with O'Neill and
Source did not know purpose of meetings, but
believed it was political as bragged that O'Neill
would use his influence in helping
F
<u></u>
(WFO note that neither of these individuals were
2. 7.121. 1072
On July 21, 1978, source advised
On July 21, 1978, source advised had a falling out caused by
had a falling out caused by
had a falling out caused by was to use his influence with O'Neill, Speaker of the House of
was to use his influence with O'Neill, Speaker of the House of the U.S. Senate, Source again stated
was to use his influence with O'Neill, Speaker of the House of the U.S. Senate, Source again stated connection with O'Neill was through and source
was to use his influence with O'Neill, Speaker of the House of the U.S. Senate, Source again stated connection with O'Neill was through and source had not recently heard mention O'Neill. Source stated
was to use his influence with O'Neill, Speaker of the House of the U.S. Senate, Source again stated connection with O'Neill was through and source had not recently heard mention O'Neill. Source stated he does not know if knows O'Neill personally, but
was to use his influence with O'Neill, Speaker of the House of the U.S. Senate, Source again stated connection with O'Neill was through and source had not recently heard mention O'Neill. Source stated he does not know if knows O'Neill personally, but has bragged in the past about being close to O'Neill and being
was to use his influence with O'Neill, Speaker of the House of the U.S. Senate, Source again stated connection with O'Neill was through and source had not recently heard mention O'Neill. Source stated he does not know if knows O'Neill personally, but

WFO 183A-514

On February 7, 1980,	advised Special	
Agent (SA)	dvised that	b2
from conversations with	House	b7C
Committee on Aging, Washington, D.C., he,	advised	DIC
that Thomas P. O'Neill, House Speaker, was	s involved with	b7D
Quali-Care, a Louisiana Corporation, was v	worth pursuing,	
however, they did not have the resources		

WFO 183A-514 On July 28, 1980, dvised Special Agent (SA) that from conversations with b2 involvement with Tip O'Neill, Source stated that b7C and his illegal activities with O'Nelli. b7D Source further added that source would consent to having the conversation recorded by a body recorder or other means. Source further added that source will travel to to await the arrival of Federal Bureau of Investigation (FBI) Agents. On July 28, 1980, advised SA that Hill Haven West was a nursing home company in Tacoma, Washington. Source advised that Hill Haven divested its property and sold to Manor Care, a Washington, D.C. (WDC), company b2 who then sold it to the National Health Service, who in turn sold it to CNA, Chicago, Illinois. b7C b7D Note: owns stock in Hill Haven West.

WFO 183A-514

q	n Septe	ember 4.	_1980			advis	ed Spec	cial	
Agent (SA)						O'Neill			
interest in									
Boston, Mas									
Massachuset	ts. So	ource ad	lvised	that	O'Nei	ll alle	gedly :	sold	his
interest in	these	homes i	in the	mid-	1970's	· .			

b2

b7C

b7D

On September 8, 1980, source further advised that Prospect Hill Nursing Home, Waltham, Massachusetts, is a 29-bed, level 3, rest home, only admitting females, 21 years and older. The administrator is listed as Vasco Liman and the owner is Vasco A. Liman. The home belongs to the National Federation of Nursing Homes.

	Source advised	that Chestnu	t Hill Nursi	ng Home is
a 48-bed.	level 3, rest	home.	A state with	
				v
They spea	c Italian only.			·

Source further added that the Jefferson Rest Home, 149 Hillside Avenue, Arlington, Massachusetts, is a 23-bed, level 4, home for the aged.

Source added that the intermediary (i.e. insurance company) for Massachusetts is Blue Cross or Blue Shield (BC/BS). BC/BS would handle payments to homes receiving Medicare in Massachusetts.

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Copy to:

Report of:

SA

Office: Washington Field

Date:

November 13, 1980

Field Office File #: 183A-514

Bureau File #: 58-10334

Narrative of Offense:

Investigation in this matter was instituted upon receipt of information from a reliable confidential source that a Small Business Administration (SBA), loan was received in 1971 by the Directors of the Bristol Nursing Home in Attleboro, Massachusetts. Glenside Hospital also was to have received a loan from the Department of Housing and Urban Development (HUD) for about \$1.1 million. Information received indicates that Congressional pressure was utilized in the obtaining of these loans.

DETAILS

Bristol Nursing Home Purchase Affidavit J. 5/3

We, Clarence D. Roberts, Rt. Rev. Francis McKeon and James Murray

as we are duly appointed trustees of the Bristol County Hospital and

Nursing Home for the aging, by power conferred on us by General Laws

Chapter 487 of the Acts of 1968 enacted July 3, 1968, and by every
other power conferred upon us under the General Laws of the Commonwealth of Massachusetts
of Attleboro, Taunton and Raynham

Bristol

County, Massachusetts

Expression C. Mathewson, as joint tenants, all of Seekonk, County of

Bristol, Massachusetts

with fourranting conceauties

and buildings and improvements theron
the land in the city of Attleboro more particularly described as follows

[Brickton more particularly described as follows

Beginning at a brass pipe for a bound set in the Northerly street line of Oak Hill Avenue in the City of Attleboro at the Southeast corner of land of the Christian Union Church being the Southwest corner of land of the after mentioned parcel; thence running by land of the Christian Union Church and land of Peter and Agnes Morrow N. 5 15' 00"E. 578.45 feet more or less to a stone bound; thence by land of Peter and Agnes Morrow N. 830 54' 00'W. 43.00 feet to a stone bound; thence by land of Kenneth and Ruth Crook N. 30 06' 00'E. 135.32 feet to a stone bound for a turn; thence by land of said Crook N. 10 24' (0"E. 280,00 feet to a stone bound for a turn; thence still by Crook land N. 0° 22' 00'W. 243.02 feet to a copper bolt for a turn; thence still by said Crook land N. 0° 24' 00"E. 160.27 feet to a stone bound for a corner; thence by land formerly of Jonathan Follett N. 780 33' 30"B. 288.41 feet to a stone bound for a turn; thence still by said Follett land N. 680 43' 30"B. 91.59 feet to a stone bound for a turn; thence by land of Israil Blair N. 62 33' 00"B. 390.89 feet to a stone bound for a corner; thence by land of said Blair S. 320 08' 30"B. 10.29 feet to a stone bound for a turn; thence by land of Sylvia S. Ottmar S. 80 22' 00"E. 475.41 feet to a stone bound for a turn; thence still by Ottmar land N. 860 28' 00"E. 90.00 feet to a stone bound for a turn; thence by Ottmar land S. 90 06' 00"E. 521.00 feet to a stone bound for a turn; thence still by Ottmar land S. 10 02' 30" B. 251.49 feet more or less to a stone bound for a turn; thence by land now or formerly of Gilbert and Anita M. Fernandes and land of The Christian Union Church S. 160 20' 10'E. 384.63 feet more or less to a stone bound for a turn; thence still by land of The Christian Union Church S. 100 20' 00'W. 322.23 feet more or less; thence by land now of the City of Attleboro N. 780 30' 00'W. 268.79 feet; thence still by land of the City of Attleboro S. 70 55' 00'W. 48.00 feet more or less to a turn; thence still by said City land S. 40 50' 00"B, 118.00 feet to a stone bound at Oak Hill Avenue; thence running by said Cak Hill Avenue in a Southwesterly direction to the point of beginning. Contains 37 10/100 acres.



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	The Common	wealth of A	Massachusetts	•	
Bristol,			Zuc	<u>, I, </u>	19 68
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		Claron	ce D. Roberts.	Kra Keva	Lanc
Then personally app		III FULL MANAGEMENT			
	Murray		napaga a sasa naga a da, militar naga a saga dilika ada maga direk ana basa		
McKeon and James	Murray		free act and deed, be		
McKeon and James	Murray	siedt ed o	free act and deed, be	fore me	HOOK
McKeon and James	Murray	siedt ed o	free act and deed, be	fore me	HOOK

AFFIDAVIT

The undersigned CLARENCE D. ROBERTS, RT. REV. FRANCIS MCKEON and JAMES MURRAY being on oath hereby DEPOSE and SAY as follows:

- 1. That they are the duly appointed Trustees of the Bristol County Hospital and Nursing Home for the Aging and are the Grantors in a certain deed to Vincent E. Slomin et alii dated December 9, 1968 recorded with Bristol North District Deeds Book 1532, Page 197 conveying the assets of the hospital situated and now numbered 1000 Oak Hill Avenue, Attleboro, Bristol County, Massachusetts.
- 2. That pursuant to the power and direction conferred to them by Section 8 of Chapter 487 of the Acts of 1968 enacted and effective July 3, 1968 they did on August 11, 1968 being within 45 days after said effective date of the Act, proceed to sell all the assets of the Bristol County Hospital and Nursing Home for the Aging by inviting bids for the purchase of said property specifying 4 o'clock p.m. on September 9, 1968 as the last day for the receipt and opening of such bids and designating as the place of such receipt and opening either the office of Attorney Peter Gay, 5 Main Street, Taunton, Massachusetts, 02780 or the office of Hospital Administrator Elmer D. Flemming, 1000 Oak Hill Avenue, Attleboro, Massachusetts, 02073 and also did publish on August 11, 1968, August 18, 1968 and August 25, 1968 in the Boston (Sunday) Globe, a daily newspaper having a general circulation in Bristol County, a notice of which the following is a true copy.

BOOK 1582 PAGE 513

- 3. That pursuant to said statute they did require sealed bids for the entire property including the personal property therein and further required that each person bidding pay with his bid a cost fee of one hundred dollars and include with his bid a certified check equal to five percent of the total amount of his bid, said check being returned to those whose bid was not accepted; and that all bids were opened publicly by them at the time and place set forth in the above notice of intent to sell.
- 4. That said property was sold to Vincent E. Slomin, Walter J. Hurley and Stephen C. Mathewson as joint tenants, they having submitted the highest bid accepted in the amount of \$93,690 and having posted an additional 5 percent of their bid by certified check within three days after September 9, 1968.
- 5. That the proceeds of said sale were deposited in the treasury of Bristol County and were distributed or credited to the account of the cities and towns of said district in proportion to the amount levied upon such city or town for the annual maintenance of the Bristol County Hospital for the year nineteen hundred and sixty-six.

191 Executed this

day of July

COMMONWEALTH OF MASSACTIVETTS

Bristol, 88.

July 19 , 1971

Then personally appeared the above-named Clarence D. Roberts, Rt. Rev. Francis McKeon and James Murray and made oath that the foregoing affidavit by them subscribed is true, before

My commission expires:

4-8-78

-5-

BOOK 1582 PAGE 515

RECD JUL 23 1971 AT 2-37 PM AND RECORDED

Review of
Small Business Administration (SBA)
File Of
Bristol Nursing Home

Transaction By
Bristol Nursing Home
Attleboro, Massachusetts

b7C

Listed below are significant transactions that were unfolded between Bristol Nursing Home. Attleboro Massachusetts,

On 12/6/68 Bristol Nursing Home partners mortgaged Bristol Nursing Home, Attleboro, Massachusetts, to the Attleboro Trust Co., Attleboro, Massachusetts (Attleboro Trust Co. is owned by Multi-Bank Financial Corporation) for \$90,000.

On 6/27/68

or.

the Row Bro Realty Trust. The trust agreement was notarized

Services, Inc., which purchased a parcel of land from Row Bro Realty Trust on 6/27/68 for \$30,000.

Old Town Landscaping Services, Inc., thereafter sold to RONALD D. SLAMIN, also known as (aka) Slims Landscaping Service, Wellesley, Massachusetts. The parcel of land for \$58,500 on 3/8/73.

On 4/18/73

with the South Shore National

Bank, Quincy, Massachusetts, South Shore National Bank is owned by Multi-Bank Financial Corporation.

Articles of Organization For Glenside, Incorporated

ARTICLES OF ORGANIZATION

We, Joseph P. Lynch, Jr., Test., Herbert P. Minkel, Test., Thomas B. Cavanaugh, Jr., Jest., Robert Halloy, Arthur Cartland, J. Joseph Maloney, Jr., and Thomas P. Cronin, M.D., and Joseph P. Lynch, Gr., Thomas P. O'Esill being a majority of the director of GLENSIDE INC.

elected at its first mosting, in compliance with the requirements of General Laws, Chapter 156, Section 10, hereby certify that the following is a true copy of the agreement of according to force said corporation, with the masses of the subscribers thereto:

We, whose names are hereis subscribed, do, by this agreement, associate curselves with the intention of forming a corporation under the provisions of General Laws, Chapter 156.

The name by which the corporation chall be known in GLEBSIDE IEC.

The location of the principal effice of the corporation in Massachusetts is to be far the city national Boston, Jamaica Plain District , Industrial Communication throughput parties.

[The business address of the corporation is to be

6 Parloy Vala. Jarolea Plain 50. Heanesbusetta.

If such business address in not yet determined, give the meno and business address of the treasures or other officer to receive mail.

Ricce and the circum to section and and has complete before college.

The purposes for which the corporation is formed and the matern of the beginson to be true sacted by it are as follows:

To conduct the business of maintaining and operating one or more private hospitals, and sanitariums; to employ such agents and servants, and to buy, sell, mortgage, exchange, partition, lease, let, hire or otherwise acquire or dispose of such real estate, equipment and supplies as may be necessary or convenient for the accomplishment of the aforesaid purposes. To subscribe for, acquire, hold, sell, exchange and deal in charge of the capital stock, bonds, debentures, or other securities of any association, trust or private or public corporation, or government or municipality, and while the owner thereof exercise all the rights and privileges of ownership, including the right to vote thereon. To do all things incidental to or necessary, suitable or convenient to be done in or in connection with any such business.

And further and not in limitation of the above purposes and powers, the general purposes and powers, the general purposes and powers (alimed and conferred by the laws of the Commencath of Emeadmentity, it is anyworkly provided that the corporation shall have the following powers: to borrow maney and to mortgage, plodge, leases, sold, hasign and transfer, rohypothecato or otherwise dispose of goods, chattels, merchanics, securities, accounts receivable, book or other febtus, claims, choose in action and all other property which the comporation may from time to time one or have the right so to dispose of.

to buy or otherwise couples, eva. hold, coll, coulge, transfer or otherwise dispose of all or any part or parts of the choice of the corporation.

to trainer breizose in any state er erates er in fureign countries, and to have one or ente offices entaile the Commerciality of Maccachasotts.

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Restrictions, if any, imposed upon the transfer of shares:

ORDINARY OR PHOTOSTATIC RESTRICTIONS MUST NOT BE ATTACHED IN THE SPACE,

Any stockholders, including the heirs, applique, executors or administrators of a deceased stockholder, desiring to cell or Gransfer such atook comed by him or them, shall first offer it to the corporation through the Board of Directors, in the manner following:

Es shall notify the Directors of his desire to sell or transfer by notice in writing, which notice shall contain the price at which he is willing to sell or transfer and the mane of one arbitrator. See directors shall within thirty days thereafter either accept the offer, or by notice to him in writing mane a second arbitrator, and these two shall mane a third. It shall then be the firty of the arbitrators to ascertain the value of the otech, and if any arbitrator shall neglect or refuse to appear at any meeting appointed by the arbitrators, a majority may not in the absence of such arbitrator.

After the acceptance of the offer, or the separt of the arbitrators as to the value of the stock, the directors shall have thirty days within which to purchase the same at such valuation, but if of the expiration of thirty days, the corporation shall not have expressed the right so to purchase, the summer of the stock shall be at liberty to dispose of the same in any manner he may see fit.

To shares of stock shall be sold or transformed on the books of the corporation until these provisions have been complied with, but the Board of Directors may in any particular instance waive the requirement.

The foregoing restriction on transfer of otech shall not apply to a transfer by gift, intestacy or will to a spouse, child or adopted shild of a stockholder or to a trustee or trustees for the benefit of one or more of the foregoing.

A description of the different classes of stock, if there are to be two or more classes, and a statement of the terms on which they are to be created and of the method of voting thereas:

Other lawful provisions, if any, for the conduct and regulation of the business of the corporation, for its voluntary dissolution, or for limiting, defining, or regulating the powers of the corporation, or of its directors or stockholders, or of any class of stockholders.

(M certai dept' motion in given, exception the following passagement.)

The first mosting shall be called by

2

15 m. 5 %.

[If notice is walved, fill in the following paragraph.]

We hereby waive all requirements of the General Laws of Macrachusetts for notice of the first meeting of the incorporators for the purpose of organization, and appoint the seventh day of July,

, 1959, at seven object P.M., at 11 Beacon St., Boston Suite 1134
as the time and place for helding such first meeting.

The names and residences of the incorporators and the amount of stock subscribed for by each are as follows:

HAME SINCE HAME MUST BE WHITTEN IN PULL. RESIDED and ablicationing are not sufficient.	DOMICIL Fual place of desidence must be given.	ALIOUNT (BUBSCRII		
Joseph P. Lynch, Jr., Mark,	32 Grovo Stroet Winchoster, Massachusett	none	30	
John J. Sullivan, Jr.	28 Hoss Hill Road Jamaica Plain, Hassachus	egon etts	10	
Herbert P. Minkel, 15.,	101 Standish Road Milton, Hassachusetts	none	80	

IN WITNESS WHEREOF We hereto sign our names, this 7th day of July , 1959.

(Type or plainly fried the name of each incorporator as eigned to the Agreement of Association.)

Joseph P. Lynch, Jr

John J. Sulliven, Jr.

Corbors P. Minkel

And to better swift that

July

The first meeting of the askerribers to cald agreement was held as the seventh

19 59

The amount of capital clock now to be issued is as follows:

CLACA OF STOCE	NUMBER OF STARES		
U223 W 11002	WITEOUT PAR VALUE	WITE PAR VALUE	
Preferred	none	none	
1 *** ** 1 1 1 1 2 2 2 2 2 2 2 2 2 2 2 2	************		
Common	Parity 60	none	
	***************************************	****************	

TO BE PAID FOR:	FOURTEEN	COSCINON
IN CASH:		
In full		60
By instalments to be paid before commencing business		
Amount of instalment		
IN PROPERTY:		
REAL BSTATE		Bone
Location		none
Area		none
Personal Property:		
Accounts receivable		DODO
Notes receivable		nona
Merehandino		none
Sapplies		none
Securities		none
Machinery		nons
Motor vehicles and trailers		none
Equipment and tools		pone
Furniture and fixtures	1 1	AODQ.
Potent rights		none
Trada-marks	1	none
Copyrights		eaoa
Goodwill	1 1	none
IN SERVICES		none
IN EXPENSES	1	ACER

We stock shall be at may these hanced unless the cash, so far as due, or the property, curvices or expenses for which it was notherized to be imposed, has been actually received or incurred by, or conveyed or readered to, the corporation, or is in the posteration as surplus; nor shall may note or evidence of indictedness, occurred or unscenared, of any pursues to whom that is inseed, he deemed to be payment therefor; and the president, treasurer and directors chall be jointly and severally liable to any steelishiday of the corporation for actual duringss caused to him by such increase.

VERNICES and EXPENSES: Corvins must have been rendered and expenses beauted before stock to beautiful.

See Such charty the nature of such corvins or consume and the expense of stock to be bound thousand.

The terms, rections, and past office address of each of the officers of the corporation is as

MAMA Demon ACTIVAL FLAST OF THE STATE OF THE CITE OF THE COURT

POST CFINE ADDRESS

Freident Joseph P. Lynch, Fr., M.D., Winchenter, Mass., 38 Grove St. Preserver John J. Sullivan, Jr., Boq., Jamaico Plain, Mass. 28 Moss Hill John J. Bullivan, Jr., Esq., Jamaico Plain, Hass. 23 Moss Hill Clark Directors

Acotobach-Trocourer,-Jesoph-B--Lymchy-Beco.

Joseph P. Lynch, Jr., M.D., Winshester, Mcss., 52 Grove St. Horbort P. Minkel, M.D., Milton, Mass., 101 Standish Road Thomas B. Cavanaugh, Jr., M.D., Jamaica Plain, 32 Westchester Road

> Robert Ealloy, South Lincoln, Moss. Concord Road Arthur Gartland, Boston, Mass. , 180 Commonwealth Ave. J. Joseph Haloney, Jr., Esq., Ulachester, 6 Lincolnahira

> Thomas Pl Cronin, M.D., Arlington, Mass. 7 Bollevue Road Joseph P. Lynch, Er., Entitopous East. 69 Tremost St.

Thomas P. O'Esil, Borth Cambridge, Mass. 26 Ressell Street

IN WITNESS WHEREOF AND UNDER THE PRNALTIES OF PERJURY, we bereto eign our

Barros, this 7th

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JUL 2:

CORPORATIONS

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THE COMMONWALTE OF MASSACHUSETTS

MM 88 1000

WEITE HOTHING ESLOW

ETARY'S OFFICE

Glenside Ing.

ARTICLES OF ORGANIZATION
GENERAL LAWS. CHAPTER 183. SECTION 10

Filed in the effice of the Secretary of the Commonwealth and Cartificate of Incorporation inseed

July 22. n.D.

I hereby certify that, upon an examination of the within-written articles of expanisation, the agreement of association, and the record of the first meeting of the incorporators, including the by-laws, duly submitted to me, it appears that the provisions of the General Laws relative to the orgentiation of corporations have been compiled with, and I hereby agreement and articles.

this 22 ml and July . 1859

ARTMENT OF

22 339

Rout To Constitute and Tagging

HORES AND TAKATION

TO GE FILLED IN BY THE CORFORATION:

CHARTER TO BE SENT TO

Committee of the second

John J. Sullivan, Jr.

11 Beacon Street, Suite 1134

Boston 8, Massachusetts

FILING FEE: 1/20 of 1% of the total amount of the sutherised expital stock with par value, and one can't b show for all sufferized chares without par value, but not loss than \$50. General Laws, Chapter 186, Section 85. Transaction By Glenside, Incorporated Jamaica Plain, Massachusetts Listed below is a list of all documents relating to acquisition of property and sale of property by the following corporations:

Medleg Associates;

.2. Glenside, Inc.;

3. Relocation Leasing Corp.;

4. Two Pals Realty;

5. Row Bro Realty Trust;

6. Paper Realty Trust;

7. Buswell Realty and Development Co. Trust.

Corporation:

Medleg Associates

Deed No. and

Mortgages:

Document No. 239622

Transaction:

Two parcels of land, \$20,000 mortgage to Northeast Federal Savings and Loan, Watertown,

0

Massachusetts on 1/16/69.

Corporation:

Paper Realty Trust

Deed No. and Mortgages:

Agreement and declaration

of trust

Transaction:

Trustee of Buswell Realty and

Development Co.

WFO 183A-514

Corporation:
Deed No. and
Mortgages:

ortgages: Declaration of trust

Transactions: NEIL ZMIS' trustee agreement.

Corporation:
Deed No. and
Mortgages:

Medleg Associates

es: Mortgage of Centre Street

Apartments

Transaction: Glenside, Inc., mortgage to Medleg Associates of Centre Street Apartments on 4/15/72.

Corporation:
Deed No. and
Mortgages:
Transaction:

Paper Realty Trust

Deed of Centre Street Apartments NEIL ZAIS' Paper Realty trust sold to Glenside, Inc., Centre Street Apartments for \$520,000

Puswell Realty Development Trust

on 4/14/71.

Corporation: Deed No. and Mortgages:

Transactions:

Glenside, Inc.

Mortgage of Centre Street

Apartments

Glenside mortgage agreement to BENJAMIN GINSBERG for \$175,000 on 4/15/71 with a mortgage on Centre Street

Apartments.

Corporation:
Deed No. and
Mortgages:
Transaction:

Glenside

Mortgage of Centre Street Glenside mortgage agreement to Medleg Associates for \$400,000 on 4/15/71 for Centre Street Apartments.

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Corporation: Deed No. and Mortgages:

Transaction:

Medleg Associates

Document No. 302731

Mortgage of Glenside, Inc., properties to Garden City Trust Bank, satisfied on

8/8/72.

Corporation: Deed No. and

Mortgages:

Medleg Associates

Deed to Glenside Hospital

properties

Relocation Leasing Corporation, Transaction:

> Wisconsin; paid \$900,000 to Medleg Associates for Glenside

Pospital properties.

Corporation:

Deed No. and Mortgages:

Transaction:

Relocation Leasing Corp.

Lease agreement

Leasing of Glenside Hospital to Glenside, Inc., on 11/14/72.

Corporation: Deed No. and Mortgages:

Transaction:

RowBro Realty Trust

Deed and mortgage covenant RowBro Realty Trust purchase

of two parcels of land for \$37,500 on 6/27/72 from STANLEY V. and MARGARET NELSON, mortgage with

same.

Corporation: Deed No. and Mortgages: Transaction:

RowBro Realty Trust

Dec 1

RowBro Realty Trust sold two parcels of land to Old Town Landscaping Services, Inc., Wellesley, Massachusetts on

3/8/73 for \$30,000.

Corporation: Deed No. and Mortgages:

Old Town Landscaping Services, Inc.

Transaction:

Deed Old Landscaping Services, Inc., sold two parcels of land to RONALD P. SLAMIN, 33 Oak Street, Wellesley, Massachusetts, for \$58,500 on 4/17/73.

Corporation: Deed No. and Mortgages: Transaction:

JPR Trust

Mortgage covenant JPR Trust mortgage of \$468,000 on 8/21/72 for four parcels of land to the Lexington Federal Savings and Loan Association, Lexington, Massachusetts.

Corporation: Deed No. and Mortgages: Transaction: JPR Trust

Mortgage satisfaction JPR Trust satisfaction of mortgage covenant of 8/21/72 is satisfied on 5/16/73.

Corporation: Deed No. and Mortgages: Transaction:

JPR Trust

Mortgage covenant JPR Trust mortgaged one parcel of land for \$17,493 to GUIDO LIPORTO on 8/22/72; this parcel of land previously mortgaged to Lexington Federal Savings and Loan Association.

Corporation: Deed No. and Mortgages: Transaction:

JPR Trust

Deed JPR Trust purchased one parcel of land for \$28,000 on 8/21/72from RALPH E. RIDDLE and DOROTHY E. RIDDLE.

Corporation: Deed No. and Mortgages:

Transaction:

Corporation: Deed No. and

Mortgages:

Transaction:

Corporation: Deed No. and Mortgages:

Transaction:

Corporation: Deed No. and

Mortgages: Transaction:

Corporation: Deed No. and Mortgage: Transaction: JPR Trust

Deed

JPR Trust purchased one parcel of land for less than \$100 on

8/21/72 from JOYCF E. AIELLO.

JPR Trust

Deed

JPR Trust purchased one parcel of land for \$20,000 on 8/21/72

from VINCENT BRUNO.

JPR Trust

Doed

JPR Trust purchased one parcel of land for less than \$100 on

8/21/72 from EDWARD F. AIPLIO.

Medleg Associates

Mortgage covenant

Hedleg Associates mortgaged Glenside Mospital properties to Garden City Trust Co. for

\$425,000 on 4/15/80.

Hedleg Associates

Mortgage covenant

Medleg Associates mortgage of \$14,000 on 3/1/60 for twoparcels of land to the Cambridge Federal Savings and Loan Association,

Cambridge, Massachusetts.

Corporation:
Deed No. and
Mortgages:
Transaction:

Two-Pals Realty, Inc.

Mortgage covenant Two-Pals Realty, Inc., mortgage of \$3,500 to Community Co-Operative Bank, Medford, Massachusetts, for one parcel of land on 5/26/64.

Corporation:
Deed No. and
Mortgages:
Transaction:

Garden City Trust Co.

Mortgage discharge Garden City Trust Co. acknowledged satisfaction of Glenside, Inc., mortgage on 4/15/71 of the Centre Street Apartments to Medleg Associates.

Corporation: Deed No. and Mortgages: Transaction: Garden City Trust Co.

Mortgage discharge
Garden City Trust Co.
acknowledged satisfaction of
Medleg Associates mortgage
dated 4/27/71.

Corporation: Deed No. and Mortgages: Transaction: Pondview Apartment Associates

Loan transfer
Pondview Apartment Associates
HUD rehabilitation loan with
Lexington Federal Savings and
Loan Association transferred
on 2/7/74 to Federal National
Mortgage Association,
Philadelphia, Pennsylvania.

Corporation: Deed No. and Mortgages:

Transaction:

Glenside, Inc.

Quitclaim covenants Glenside, Inc., for

\$500,000 grants Pondview Apartment Association with a quitclaim covenant for the Centre Street Apartments

on 7/21/72.

Corporation: Deed No. and Mortgages: Transaction:

Pondview Apartment Associates

HUD Regulatory Agreement Pondview Apartment Associates mortgage on 7/21/72 of \$1,192,000 with Lexington Federal Savings

and Loan Association.

Corporation: Deed No. and Mortgages: Transaction:

Pondview Apartments

Mortgage covenant

Pondview Apartment Associates mortgage on 7/21/72 of Centre Street Apartments to Lexington

Federal Savings and Loan

Association.

Corporation: Deed No. and Mortgage: Transaction:

Benjamin Ginsberg

Mortgage satisfaction BEN GINSBERG acknowledged satisfaction of mortgage from Glenside, Inc., on Centre Street Apartments property

on 7/21/72.

Corporation:

Glenside, Inc. (after 11/14/72)

Deed No. and Mortgages: Transaction:

Lease agreement Glenside, Inc., lease

agreement to lease Glenside Hospital from Relocation

Leasing Corp.

Corporation:
Deed No. and
Mortgage:
Transaction:

Relocation Leasing Corp.

Mortgage covenant Relocation Leasing Corp. for consideration, paid grant to Glenside, Inc., option to repurchase Glenside Hospital for \$400,000. Listed below are several Massachusetts banks that various loans and mortgages were applied for, dates loans approved, etc., by identities in captioned investigation. The identities involved in captioned investigation are the following:

- 1. Glenside, Inc., Jamaica Plain, Massachusetts;
- 2. Medleg Associates, Jamaica Plain, Massachusetts;
- 3. Pondview Associates, Cambridge, Massachusetts;
- 4. J.P.R. Realty Trust, Boston, Massachusetts;
- 5. Two-Pals Realty Trust, Massachusetts;
- 6. Relocation Leasing Corp., Milwaukee, Wisconsin;
- 7. Bristol Nursing Home, Attleboro, Massachusetts.

Banks

Cambridge Federal Savings and Loan Association, Cambridge, Massachusetts

Medleg Associates mortgage of \$14,000 on 3/1/60 for two parcels of land, Document No. 239622, noted on Certificate of Title No. 65459, Book 323, page 59, as amended by documents numbered 242644 and 242645.

Community Co-Operative Bank, Medford, Massachusetts

Two-Pals Realty, Inc., mortgage of \$3,500 on 5/26/64 for one parcel of land recorded in Suffolk Deeds in Book 6509, page 373.

Lexington Federal Savings and Loan Association, Lexington, Massachusetts

JPR Trust mortgage of \$468,000 on 8/21/72 for four parcels of land recorded with Essex County, Deed Book 5897, pages 756-759.

Garden City Trust Company

Glenside, Inc., mortgage of \$400,000 on 4/15/71 for two parcels of land (Centre Street Apartments) recorded in Document No. 302731, Book 8438, page 723.

Garden City Trust Co.

Medleg Associates mortgage of (amount unknown) on 4/27/71 for two parcels of land (Centre Street Apartments) recorded in Document No. 302731, Book 8438, page 723.

Northeast Federal Savings and Loan Association, Lexington, Massachusetts

Medleg Associates mortgage of \$20,000 on 1/16/69 for two parcels of land, Document No. 239622, Book 6174, page 594, and Book 8231, page 559, at the Suffolk County, Massachusetts.

Garden City Trust Company

Medleg Associates mortgage of \$425,000 on 4/15/71 for eleven parcels of land (Glenside Hospital), Document No. 239622, Title No. 32489; Title No. 65460, Book 323, page 60; Title No. 66182, Book 326, page 182; Title No. 2141; Title No. 66288, Book 327, page 88; Title No. 65459, Book 323, page 59; Title No. 78385, Book 387, page 185.

Union Federal Savings and Loan Association (UFSLA), 48 North Street, Pittsfield, Massachusetts

Relocation Leasing Corporation, Milwaukee, Wisconsin, borrowed the sum of \$1,000,000 from UFSLA for the purchase of Glenside Hospital, Jamaica Plain, Massachusetts.

WFO 183A-514

Federal National Mortga

Federal National Mortgage Association (FNMA), 5 Penn Center Plaza, Philadelphia, Pennsylvania, 19103

Pondview Apartments Department of Housing and Urban Development (HUD) rehabilitation loan of \$1.2 million with Lexington Federal Savings and Loan Association (later Leader Federal Savings and Loan Association), Lexington, Massachusetts, was transferred on 2/7/74 to FNMA.

South Shore National Bank, Quincy, Massachusetts

RONALD P. SLAMIN's mortgage of \$30,000 on 4/18/73 for two parcels of land recorded in the Norfolk Registry of Deeds in Book 2342, page 573, and Book 2917, page 327.

Lexington Federal Savings and Loan Association, Lexington, Massachusetts

Medleg Associates mortgage of \$20,000 on 1/16/69 for two parcels of land recorded on Title No. 78385, Pook 387, page 185, and Book 8231, page 559.

Lexington Federal Savings and Loan Association, 1840 Massachusetts Avenue, Lexington, Massachusetts

Pondview Apartments Associates mortgage of \$1,192,000 on 7/21/72 by virtue of a HUD rehabilitation loan for the rehabilitation of the Centre Street Apartments, Jamaica Plain, Massachusetts.

Northeast Federal Savings and Loan Association (NFSLA), Watertown, Massachusetts

THOMAS P. O'NEILL, JR., had an 1/8 liability as endorser on Bristol Nursing Home mortgage with NFSLA for \$40,625 on 10/1/71.

THOMAS P. O'NEILL, JR., had a home mortgage with NFSLA in 1950, the original mortgage \$20,000; the mortgage as of 10/1/71 was \$14,000.

Northeast Federal Savings and Loan Association (NFSLA), Watertown, Massachusetts

JAMES P. ROWAN had an 1/8 liability as endorser on Bristol Nursing Home mortgage with NFSLA for \$40,625 on 10/1/71.

Coolidge Bank, Watertown, Massachusetts

JAMES P. ROWAN had a \$52,000 loan with the Coolidge Bank as of 10/1/72, \$37,000 of the loan was outstanding.

New Boston Bank, Boston, Massachusetts

JAMES P. ROWAN had a \$32,000 loan with the New Boston Bank as of 10/1/71, \$32,000 of the loan was outstanding.

Commonwealth Bank and Trust, 150 Causeway Street, Boston, Massachusetts

JAMES P. ROWAN had a home mortgage with the Commonwealth Bank and Trust for \$31,000 in 1969, the mortgage as of 10/1/71 was \$17,000.

Commercial Bank and Trust Co.

Bristol Nursing Home guarantors received a \$150,000 guarantee loan from the Small Business Administration (SBA) on 10/21/71.

Listed below are significant transactions that were unfolded between Glenside, Inc., and Bristol Nursing Home during 1971 and 1972.

On 4/15/71 Glenside, Inc., purchased the Centre Street Apartments from NEIL ZAIS, trustee of the Paper Realty Trust for \$520,000.

On 4/15/71 trustees of Medleg Associates mortgaged Glenside Hospital properties to Garden City Trust Co. for \$425,000 on 4/15/71, Glenside, Inc., for consideration paid grants unto Medleg Associates with a mortgage convenant to secure the payment of \$400,000 for the purchase of the Centre Street Apartments, Jamaica Plain, Massachusetts.

On 4/15/71 Glenside, Inc., paid BENJAMIN GINSBERG with mortgage covenants of \$175,000 for the Centre Street Apartments, Jamaica Plain, Massachusetts.

WFO 183A-514
The current telephone directory for Boston and
b7C
The 1963 list of persons for Winthrop, Massachusetts,
On 2/2/70 two automobiles with Massachuetts registrations, were parked in front of the residence at
Records of the Registry of Motor Vehicles, Boston, Massachusetts, reflect that registration was issued 1/1/69 to
for a 1967 Cadillac Calais, four-door hardtop, color green. It was purchased in August, 1967.
On 2/12/70 IC determined from the records of the Registry of Motor Vehicles that b7C is listed to
for a 1968 Oldsmobile Cutlass, two-door hardtop, color green and black, purchased in July of 1968
from

b2 b7C

b7D

WFO 183A-514

On 2/13/70 advised that
On 2/17/70 this informant stated that
On 3/3/70 the informant also advised that
On 3/20/70 IC Retermined that there was no record for the subject in the files of the Credit Bureau of Greater Boston, Inc., 6 St. James Avenue,
Boston.
On 3/20/70 IC located the following record for
On 3/20/70 IC located the following

On 4/3/72 the Department of Housing and Urban Development (HUD), WDC, grants a firm commitment to guarantee a HUD rehabilitation loan to Glenside, Inc., from Lexington Federal Savings and Loan Association. The HUD rehabilitation loan was for \$1,192,800.

On 6/5/72 Glenside, Inc., assigns all of its rights, titles, and interest in the Centre Street Project No. 023-44131-EC to Pondview Apartment Associates, a limited partnership.

On 6/6/72 Lexington Federal Savings and Loan Association assent to the change in sponsors from Glenside, Inc., to Pondview Apartment Associates.

On 6/9/72 HUD, WDC, approved the change of sponsor from Glenside, Inc., to Pondview Apartment Associates.

On 6/9/72 Bristol Nursing Home, Attleboro, partners mortgaged Bristol Nursing Home to Lexington Federal Savings and Loan Association for \$175,000.

On 6/15/72 Bristol Nursing Home mortgage to Lexington Federal Savings and Loan Association is approved.

On 6/16/72 HUD, WDC, area office, advised Glenside, Inc., of the approval of Pondview Apartment Associates as new sponsors of the Centre Street Apartments, Jamaica Plain, Massachusetts.

On 7/21/72 Glenside, Inc. grants to Pondview Apartment association for \$500,000 with a Quali-Claim convenants all rights to Centre Street Apartments, Jamaica Plain, Massachusetts.

On 7/21/72 from Glenside, Inc., dated 4/15/71 for Centre Street Apartments for \$175,000 acknowledged satisfaction of same.

Note: It appears that Bristol Nursing Home partners, Attleboro, mortgaged Bristol Nursing Home on 6/9/72 for \$175,000 to pay on 7/21/72.

Glenside. Inc., had originally borrowed \$175,000 from to purchase the Centre Street Apartments.

The dates of the various transactions occurred almost simultaneous to each other.

Financial Disclosure Statement
For
Thomas P. O'Neill, Jr.

I NITED STATES HOUSE OF REPRESENTATIONS Conception of the lands of Other's Conduct a EARIES IN GOVERNMENT ACT. FINANCIAL DISCLOSURE STAP MENT FOR 1979. TORM A. Danielly to the State of the Con-Thomas P. O'Neall, St. 26 Russell Street (Office of Only) Cambridge, Massachusetts 92140 Member of the UNIT is softly positive and the $R = \frac{8}{g_{\rm CM}} = M \Lambda$. (2) Officer or Lamp's son The Charles Con-Note: Place for district, and contains a specific form on the consecution Att. Continual house for many district and experiences of respective of the containing of the contai LINCOME A. The scare a special constitution of the following the constitution of the constitut pension 2,608.00 Commonwealth of Massachusetts honoraria 10, 500, 00 Please see attached list (ii) The composition in decrease of each of common forms by death into express, and expected winds on each form any some digrang for premium realizable points between the recovery theory and the Notes For this part of Almostar Congress with a last following that gave Almostar of the first of Roll \$15.60 (Conf. \$25.60) (Notes (Doctor) \$15.600 (E) defined \$50,000 (F) should \$100,000 (Conf. \$15.600). RODRICE University Bank and Trust interest N. Cambridge Bank and Trust interest Glenside Installemtn Sale interest 13 cupital gain Sple of partners up interest Glenside Installment Sale

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Director	Cardinal Cushing School	(honorary)
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NOTE, Aux individu	al who knowingly and willfully falsifies, ne wh	n bananala and the re-
to the this report may) he subsect to east and extensive exections, (2)	n knowingly and willfully fails U.S.C. 106 and 18 t. S.c. (1001).
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Thornes P. O'Nell J. Program. Floring down in this off research will be DISCUS (FILE) 5, 40,00 Printing Week (D. C.) -1 000 00 Retail Clerks' Assoc. (U1) - \$1,090,00 Nucl. basings and Loan V. o. Art. 681 000,00 LAA Dinner (D. c.) \$1,000,00 Plastics In lastry (D/C \rangle 51/000/00 Tony Hope the Car 51,000,00 Greybourd (I) (*) \$1,000,00 MFBA (41,) \$1,000,00 Hotel Managers! Assoc Systems \$1,000,00 1000 310, 500, 60

Declaration of Trust For Rowbro Realty Trust 94

XVII.

POWER TO MAKE CONTRACTS, ETC. BEYOLD TERM OF OFFICE

The Trustees are authorized to buy, sell, exchange, mortgage, lease, or make contracts concerning both real and personal property for such considerations and upon such terms as to credit or otherwise as the Trustees consider advisable, which leases, mortgages, and contracts may extend beyond the term of this trust.

XVIII.

SPENDTHRIFT PROVISIONS

The interest of any beneficiary in any share or part of the trust property, both principal and income, shall not be alienable, assignable, attachable, or transferable, or paid by way of anticipation or in compliance with any order, assignment or conveyance and shall not be applied to or held liable for any of his debts or obligations, either in law or equity, and shall not in any event pass to his or to his assignee or trustee under any assignment or under any insolvency or bankruptcy law and shall not be subject to the interference or control of creditors, spouses or others.

XIX.

RECORDATION

Any certificate or instrument signed by the Trustees or a copy of the record of any of their proceedings, certified by them which by the provisions of this instrument must be recorded in the Registry of Deeds where the original declaration of trust is recorded, and the statements contained in any such certificate or instrument relating to the matters connected with this trust, so signed and recorded as herein provided, shall be binding and conclusive upon all parties as to the fact therein stated.

IN WITNESS WHEREOF, we the said James P. Rowan , and in token of our acceptance of the above trust, do hereby set our hands and seals, this 27th day of June, 1968

SUFFOLK SS

Then personally appeared the above named James P. Rowan and David E. Brown and acknowledged the foregoing instrument, by them subscribed, to be their free act and deed. Before me,

My commission expires

Resorded June 27,1968 at 12h.03m.P.M.

Massachusetts, and P. Rowan, of East Boston, Surfolk executors, administrators, and assigns, acknowledge and deci County, Massachusetts, do hereby, for ourselves, our heirs, that we hold all real estate, personal property or choses-inexecutors, administrators, and assigns, acknowledge and decided to us as Trustees, for the that we hold all real estate, personal property or choses in the powers, and subject to the provisions hereof. purposes, with the powers, and subject to the provisions hereof.

The name of this Trust shall be

ROWBRO REALTY TRUST

GENERAL POWERS AND DISCRETION public auction or private sale, manage, improve, repair, remodel The Trustess shall have full power and discretion as if public auction or bacquire, purchase, hold, bargain and sell at the erection of new buildings, lease, rent or rebuild, any building destroyed or damaged by fire or mortgage real estate; to employ the funds of this Trugt in otherwise including the erection of new buildings, lease, such incidental estate; to employ the funds of this Trust ease as in the judgment of the cestuis que trust; to make such Trustees may be beneficial to the cestuis que trust, to make such property as they may deem advisable Trustees may be beneficial to the cesturis que trust, to make such or necessary, and settle claims of every nature; and to invest or necessary, and settle claims of every nature; and to invest the trust property, including any surplus, and also or necessary, and settle claims of every nature; and to invest from real or personal property, including any surplus, and also personal property, including bonds, and also income from real or personal property, including any surplus, and als of indebtedness, and from income from real or personal property, including bonds, stocks, to change fit, to change notes, obligations or other evidences of indebtedness, and investments, including the power to invest in all types of whatever nature and however investments, including the power to invest in all types of denominated, all to such extent as to them shall seem proper. securities and other denominated, all to property of whatever nature and investments shall to such extent as to them shall and however as to character or in an amount not proper and trust funds or which investments shall be of a character or in an amount not do not or may not produce income. The Trustees shall have the do not or may not proper investment of trust funds or which public or private sale. do not or may not produce income. The Trustees shall have real property at public or private sale.

POWER TO PAY OFF

The Principal amount unpaid, have the Power to Pay Off or reduce shall be subject. The Trustees shall have the Power to Pay Off or reduce to Shall be subject. The Trustees shall estate held by the full power to Trustees shall be subject which any of the real estate held by the deads, mortgages, notes, notes, execute, acknowledge, and deliver deeds, mortgages, notes,



assignments, releases, discharges of mortgages, make entry to foreclosure and to take any action or execute any and all instruments necessary and proper to foreclose any mortgage or mortgages held by the Trustees and to execute and deliver all written instruments which they may deem necessary and proper in the exercise of their power.

IV.

POWER TO DECLARE AND PAY DIVIDEDS

The Trustees shall have the power to declare and pay dividends from the net income of the trust fund among the cestuis que trust of record as they in their sole discretion may deem advisable, and their decision as to the amount of dividends and the time of payment thereof shall be final. The Trustees shall set aside funds for the payment of salaries, or put aside income for special purposes as they may see fit, whether payments made by them be from principal or income of the trust fund or estate, and in such transactions the Trustees are to be governed by their own discretion alone, without interference or control of the cestuis que trust, and no person dealing with the Trustees shall be bound to look to the regularity or propriety of any such transaction. The Trustees shall render an account at the end of the calendar year or oftener if convenient to them, and shall upon request deliver or mail a copy to each cestui que trust.

V.

POWER TO BORROW MONEY AND GIVE MORTGAGES.

The Trustees shall have the power to borrow money for such time and upon such terms as they may see fit, on mortgages on any real estate or personal property held by them hereunder and the Trustees may give mortgages to secure money borrowed by them, or for a purchase money mortgage.

VI.

TRUSTEES SHALL KEEP PREMISES INSURED, ETC.

The Trustees shall at all times keep the premises insured against fire and other casualties and shall have full power and authority to pay all taxes, municipal liens or assessments, mortgages or other liens now or hereafter resting upon said property and all sums of money for the payment of which they, by reason of being the Trustees hereunder, may be held liable by way of damages, penalty or fine or otherwise; to pay all expenses of the trust which in their judgement may be proper or necessary, or expenses incurred in making sales, surveys, commissions to brokers, and attorney's fees, and to employ such persons as they may deem necessary or expedient for the carrying out of this trust and to fix their compensation and to define their duties.

92

VII.

POWER TO REPRESENT CESTULS QUE TRUST

The Trustees shall have the power to represent the cestuis que trust in all suits or legal proceedings relating to the trust estate in any court at law or in equity, or before any administrative tribunal or body.

VIII

NO PURCHASER SHALL BE BOUND TO MAKE INQUIRY CONCERNING VALIDITY OR APPLICATION OF MOREY PAID, ETC.

No purchaser, seller, lender, borrower, corporation, association, or officer or agent or transfer agent thereof, dealing with the Trustees shall be bound to make inquiry concerning the validity of any sale, purchase, mortgage, note or pledge, purporting to be made by the Trustees, or to be liable for, or look to the application of the money paid or loaned

IX.

BENEFICIARY

James P. Rowan

David Brown

¥

NO POWER TO BIND OR AFFECT CESTUIS QUE TRUST PERSONALLY

The Trustees shall have no power or authority to enter into any contract which shall bind or affect the cestuis que trust personally, or call upon them for the payment of any sums of money or any payment whatsoever, but the Trustees shall be entitled to indemnity against any and all liabilities either in contract or in tort which they may incur, or to which they may be subject, out of the trust property.

XI.

REFERENCE TO BE MADE TO THIS INSTRUMENT

In every written note, lease, deed, mortgage or contract which the Trustees shall make, reference shall be had to this instrument and the person, persons or corporation contracting with the Trustees shall look only to the funds and property of the trust for the payment of any mortgage, note, debt, judgment or decree, or of any money that may otherwise become due or payable by reason of the failure on the part of said Trustees to perform such contract in whole or in part.

93

XII.

ASSERT TO SECTIONS X, AND XI.

All persons dealing with the Trustecs shall be deemed to have accepted and assented to the provisions of Sections ${\sf X}$ and ${\sf XI}$.

XIII.

RESIGNATION OR INCAPACITY OR DEATH

In the event of death, resignation or incapacity of any Trustee named herein, the beneficiary hereunder shall have full power to nominate and appoint a succeeding Trustee, who shall exercise and enjoy all of the powers herein granted to the present Trustees.

Recording the death certificate of the deceased Trustee or the resignation of the Trustee in the Registry of Deeds for the district in which the original declaration of trust is recorded, shall be sufficient notice of the death, resignation, or incapacity.

xIV.

DURATION

The trust shall, unless sooner terminated, continue for a period of twenty years from the date hereof. At the termination of the trust, the Trustees shall determine and liquidate the affairs and business of the trust, reduce the property remaining in their hands into cash, and divide the net proceeds thereof ratably among the then cestuis que trust.

xv.

AMENDMENTS

The Trustees may, without consent from the cestuis que trust, alter, amend or add to this Declaration of Trust, except that no alteration, amendment or addition shall be made which shall impose any personal liability on the cestuis que trust or trustee, or make the interest of any cestuis que trust subject to assessment. The instrument setting forth the amendment, alteration or addition shall be signed by the Trustees then in office and shall be recorded in the Registry of Deeds for the districts in which this original Declaration of Trust is recorded, and not binding on third persons until recording.

XVI.

COMPENSATION

The Trustees are hereby authorized to open an account or accounts in any bank or banks in the name of the trust and all checks drawn on any depository of this trust shall be signed by the Trustees then in office.

Certificate of Incorporation
For
QualiCare, Inc. (Mass.) of Delaware

OF

QUALICARE, INC. (MASS.) OF DELAWARE

FIRST. The name of this corporation is QUALICARE, INC. (MASS.) OF DELAWARE.

SECOND. Its registered office in the State of Delaware is to be located at 1314 King Street, in the City of Wilmington, County of New Castle, and its registered agent is CORPORATION SERVICE COMPANY, 1314 King Street, Wilmington, Delaware.

THIRD. The nature of the business and the objects and purposes to be transacted, promoted and carried on are to do any or all of the things herein mentioned as fully and to the same extent as natural persons might or could do, and in any part of the world, viz:

To engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of Delaware.

FOURTH. The total number of shares of stock which this corporation is authorized to issue is One Hundred (100) shares without par value.

FIFTH. The name and mailing address of each of the incorporator or incorporators is as follows:

NAME	MAILING ADDRESS
J. M. HOBBS	1314 King Street
M. OSTENDARP	WILMINGTON, DELAWARE 1314 King Street
B. C. CLEAVER	WILMINGTON, DELAWARE 1314 King Street WILMINGTON, DELAWARE
	WILHIINGION, DELAWARE

SIXTH. In furtherance and not in limitation of the powers conferred by the laws of the State of Delaware, the board of directors is expressly authorized:

To make, alter, amend and repeal the by-laws;

To set apart out of any of the funds of the corporation available for dividends a reserve or reserves for any proper purpose and to alter or abolish any such reserve; to authorize and cause to be executed mortgages and liens upon the property and franchises of this corporation;

To designate, by resolution passed by a majority of the whole board, one or more committees, each to consist of two or more directors, which committees, to the extent provided in such resolution or in the by-laws of the corporation, shall have and may exercise any or all of the powers of the board of directors in the management of the business and affairs of this corporation and have power to authorize the seal of this corporation to be affixed to all papers which may require it;

From time to time to determine whether and to what extent and at what times and places and under what conditions and regulations the books and accounts of this corporation, or any of them other than the stock ledger, shall be open to the inspection of the stockholders, and no stockholder shall have any right to inspect any account or book or document of the corporation, except as conferred by law or authorized by resolution of the directors or of the stockholders.

To sell, lease or exchange all of its property and assets, including its good will and its corporate franchises, upon such terms and conditions and for such consideration, which may be in whole or in part shares of stock in, and/or other securities of, any other corporation or corporations, when and as authorized by the affirmative vote of the holders of a majority of the stock issued and outstanding having voting power given at a stockholders' meeting duly called for that purpose, or when authorized by the written consent of the holders of a majority of the voting stock issued and outstanding.

This corporation may in its by-laws confer powers additional to the foregoing upon the directors, in addition to the powers and authorities expressly conferred upon them by law.

SEVENTH. If the by-laws so provide, the stock-holders and directors shall have power to hold their meetings, to have an office or offices and to keep the books of this corporation (subject to the provisions of the statute) outside of the State of Delaware at such places as may from time to time be designated by the by-laws or by resolution of the directors.

EIGHTH. This corporation reserves the right to amend, alter, change or repeal any provision contained in this certificate of incorporation in the manner now or hereafter prescribed by law and all rights conferred on officers, directors and stockholders herein are granted subject to this resolution. WE, THE UNDERSIGNED, being all of the incorporators for the purpose of forming a corporation, in pursuance of an Act of the Legislature of the State of Delaware entitled "An Act Providing a General Corporation Law" (approved March 10, 1899) and the acts amendatory thereof and supplemental thereto do make and file this certificate of incorporation, hereby declaring and certifying that the facts herein stated are true, and accordingly hereunto have set our respective hands and seals this nineteenth day of June, A. D. 1972.

In the presence of

Hollo (SEAL)

Long Fanairolo

(SEAL)

(DO Cleared

(SEAL)

STATE OF DELAWARE COUNTY OF NEW CASTLE

ss.

A. D. 1972, personally appeared before me, the subscriber, a notary public for the State and County aforesaid, J. M. Hobbs, M. Ostendarp and B. C. Cleaver, all the parties to the foregoing certificate of incorporation, known to me personally to be such, and severally acknowledged the said certificate to be their act and deed respectively, and that the facts therein stated were truly set forth.

GIVEN under my hand and seal of office the day and year aforesaid.

Notary Public.

Memorandum to Criminal Division
U.S. Department of Justice
By

b7C

Information From
Department of Health and Human Services
Boston, Massachusetts
To
U.S. Attorney
Boston, Massachusetts

Report Forms FD-302s



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Report Form FD-302
Regarding Bristol Nursing Home
Attleboro, Massachusetts



ing A	was contacted telephonically er residence, advised of the identity of the interview- agent and the nature of the inquiry, specifically her ledge.
	Bristol Nursing Home. She stated the following:
	nad seen a lot of things of a suspicious nature going
on the	nere.
	d
	Sn stated she did not want to be interviewed by
did her She into	Federal Bureau of Investigation (FBI) and s'e said she not think she should be "put on the spot" because of relationship to She said she considered a fine man and said he never did anything wrong. Said that if he had done anything wrong, he was "pushed it by Tip O'Neill's henchman, you know, said she believed was behind all of the problems
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SA

Date dictated.

3/17/80

FEDERAL BUREAU OF INVESTIGATION

10/8/80

Date of transcription ...

Ц	advi	sed as follo	ows:			J
	activity	oca as rorr	,			
county As he which	Prior to hospita recalls,	Bristol Nurso that time l, owned and two physic: "Tip" O'Nes \$90,000.	the home w d operated lans and te	as a a tub by the Bri n other in	erculosis stol Count dividuals	
L&K Co later	rimately onstructi	home was lat \$580,000 wh: on Company. part owner	ich was con L&K Const	structed b ruction Co e.	y the	k
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thing	which oc	e recalls th	d that anot	her intere y 1973 was		

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believes no direct	Further, was close friends with "T	advised that he ip" O'Neil but has
Company n	advised that the Cus	

FEDERAL BUREAU OF INVESTIGATION

10/31/80 Date of transcription ---1 Special Agent, Office of the Inspector General, Department of Health and Human Services, Room 5724, 330 Independence Avenue, S.W., provided the Washington, D. C. (WDC), following information: advised that he was provided a photocopy of an SBA report for the Bristol Nursing Home, dated July 7, 1978. noted that this is the first of two reports regarding allegations that false statements were issued by the benefactors of the nursing home to secure a \$150,000, 90 percent quaranteed loan from the SBA. stated that both reports b7C advised that limited the scope of the Bristol Nursing Home investigation during the period Assistant United States Attorney (AUSA) Alan D. Rose, Boston, declined prosecution of the case due to the statute of limitations. explained that although he was required to complete believed that other investigations with only minimum manpower resources. has regretted not authorizing to interview the Speaker of the House, Thomas P. O'Helll, was provided a photocopy of a document "Articles of Partnership," dated October 16, 1971 entitled, stated that he was provided said decument from the Bristol Nursing Home. Although said copy was not executed by the Home's various partners, noted that the partners had executed an exact copy of the document. added that he never wrote/scribbled 10/27/80 Washington, D. C. WFO 183A-514 Investigation on Accounting Technician K:mer 10/31/80

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on any original documents he received as evidence from
SBA files or outside parties. nandwriting
done not appear on the "Antial as of Cortos white " dated
October 16, 1971.
advised that
ROVIDEN CANO
examined various purported partnership
_agreements for the Bristol Nursing Home. In addition,
searched various records outlining Massachusetts
state law which encompassed the formation of said partner-
ships. provided a memorandum to the SBA investigative file outlining his legal opinion surrounding said partnership
agreements.
The supposed and a substantial and a suppose of the
was provided a photocopy of a document
entitled, "Partnership Agreement," dated May, 1970.
compared the two agreements and stated he never directly
questioned
if the Speaker
of the House contributed approximately \$10,000 in cash
to the partnership. Dointed out that the May,
1970 agreement
believes that O'Neill and way have
provided "services" as their contributed capital to the
partnership.
advised that both
stated that O'Neill was involved in arranging the first
mortgage through a savings and loan for the Bristol Mursing b7C
more general page a paymen and roun for the printer of this pill
Home. affirmed that O'Neill guaranteed both the first
Home. affirmed that O'Neill guaranteed both the first mortgage at the gavings and loss and the SRB guaranteed loss
Home. affirmed that O'Neill guaranteed both the first
Home. affirmed that O'Neill guaranteed both the first
Home. affirmed that O'Neill guaranteed both the first

	WFO 183A-514 3
	advised that he questioned the propriety of Daniel T. Guerin, deceased SBA loan officer, and allowing O'Neill to terminate his personal quarantee on the Bristol Nursing Home. noted that the SBI originally approved the loan on the strength of the financial statements provided by the three partners and five quarantors. secured a written statement from an SBA loan officer supervise who believed that no quarantors should be separated from agreement until the loan is satisfied.
	in behalf of the Government in approving the Bristol 57C Nursing Home loan application. The quaranters of the note maintained a net worth which would allow an SPA loan of the magnitude approved. questioned why the partnership did not query usual banking channels to secure a loan in view of the strength of their application.
	his behalf. Later, it was learned that
Г	advised that he has no knowledge that the Certified Public Accounting Firm
L	possibly had staff personnel who had a financial interest in the Bristol Nursing Home partnership price to
	issuance of certified statements.
,	advised that
ŀ	disliked and "kept book on hip."
L	actions of spearedly complained regarding the never
	confirmed that provided an anonymous letter to
	local Boston newspapers outlining inappropriate circum-

stances surrounding the Bristol Nursing Home loan. advised that stated he mailed confirmations to various partnership investors. Only one confirmation was returned from a construction company. reiterated, though, that he confirmed the partnership ownership through conversations with purported partners and would have not certified the Bristol Nursing Home financial statements without said information. In addition to preparing the financial statements for the Nursing Home, formulated the partnership's tax submission to the Internal Revenue Service (IRS). Later, an IRS agent audited the partnership return and requisitioned O'Neill's personal tax return to verify that O'Neill reported income for the Bristol Nursing Home. noted that release all information regarding the Bristol Nursing Home. cooperated with in the completion of his investigation. Certified never interviewed Public Account, regarding this investigation. advised that threatened to sue the SBA if the agency refused to change the investigative was not satisfied report on the Bristol Nursing Home. with the SBA proposal to add an addendum to the report. outlining the changes desired by O'Neill. strongly supported conclusion as enumerated in his investigative reports did not agree with report and later provided a memorandum to the over the issue. SBA file outlining his contentions against "crasing" the report. hoted that never before in the history of the SBA has an inventigative report been adjusted by any means other than the inclusion of an addendum. advised that desired to sue the SBA because the attorney believed the agency would lose a pending suit with Washington newspapers regarding the disclosure of the report and related materials. desired to change the report prior to release of the information under the Freedem of Information Act to the newspapers.

prior to this interview, did not changed various parts of have knowledge that investigation. cas never notified that has report was adjusted. is not familiar with the SBA requirements used by the Freedom of Information Act Officer in changing an investigative file. advised that he believes originally advised that he has no information that O'Neill limited or applied pressure to inhibit the results of the investigation the SBA instituted regarding b7C the Bristol Nursing Home. In contrast, cooperated extensively with in developing the facts of the case. advised that would not prosecute the case due to the statute of limitations problem. did concur with that both the loan application and the quarantor's forms 912 contained false statements as to the ownership of the Bristol Nursing Home. Department of Health and Human Services, Boston, Massachusetts, was present when received the prosecutive opinion from Rose. Later, marty stated he couldn't remember opinion when questioned about the authenticity of his remarks. nor any other individuals associated with out that this investigation, ever questioned the validity of report. never denied the conclusion that false

statements as to the ownership of the nursing home.

WFO 183A-514



1

Date of transmiss 11/4/80

<u>'</u>		Date of transci	
<u> </u>	rovided the follo	wing information	3
and does not de	advised that she sire to provide i requested that al he Small Business	is currently taken formation to the linguiries to an	cing a bath e interviewing ny of her
			b7C
igation on 10/22/80	Brokkline,	Massachusetts_File ,	,_WFO 183A-514
SA SA	JFK:vas	Date dictated 10	/27/80

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FEDERAL BUREAU OF INVESTIGATION

	Date of transcription 10/29/80
_	
	was contacted at the Waterville Airport, Waterville, Maine, and provided the following information:
	advised that he grew up in
	stated that he recalls approximately three fires occurring at the Country Squire in early 1971.
	There were several smaller fires prior to one large fire which completely destroyed the building. These smaller
	fires were not investigated by however, the Middleton Fire Department contacted the State Fire Marshal's
	Office who did do some limited investigating. As he recalls,
	BS 183D-614 10/22/80 Waterville, Maine WFO 183A-514
tigatic	SA File #
	SA DVH/em Date dictated 10/28/80

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advised that	_
advised that he recalls the events leading up to the February 11, 1971, fire at the Country Squire very well. in Middleton, Massachusetts, when they observed 1968 black LTD Ford Country Squire and a Thunderbird parked outside the Inn. Upon pulling into the parking lot, they noticed that the Country Squire's house lights were not on but could tell that a couple of people were inside looking around with a flashlight. A few minutes later, and another unknown individual walked outside and proceeded to the police cruiser.	1
then explained that the individual who was with him was a plumber or a contractor, and he was giving an estimate when they noticed the police cruiser outside the building. Ilso advised that the reason the building did not have the lights on was because there was no power. recalls as being very nervous, but at that time did not think anything of it until later. The other individual left in his Thunderbird at which time took down the registration number. Later, this individual was identified as	
advised that they headed south on Route 11 following the Thunderbird. Sometime later on that evening and prior to the fire, they noticed the Thunderbird in the area of the Country Squire. As he recalls, they then went to the Danvers Fish and Game Club to get a bowl of clam chowder, and after finishing they then drove back past the Country Squire when they noticed it was engulfed in flames. At that point, advised that he got quite upset at	4

himself because he felt that if he could have kept at the Country Squire a little longer they wo have noticed the fire had been set just prior to their a and would have had a stronger case against	
advised that when they arrived at the Country Squire the alarm or sprinkler system was not fun Inquiry with the Middleton Fire Department found that the lock and chain was still on the valve for the system but the valve had been closed and therefore the sprinkler sy could not operate.	ctioning. e
advised that he heard from the insura company that the total loss to the Country Squire was approximately \$300,000. There was an insurance investigand he believes a copy was provided	
	b7C

BS 183D-614	=
This, in his opinion,	
warranted Grand Jury investigation.	
advised that he does not recall if	
however, could not link him to the phone calls. Further, he does not believe that received any threatening	
phone calls, and the reason why he did not	
advised that he recalls seeing	
in the Country Squire. advised that he left	į
in the Country Squire. advised that he left	
advised that told him on at least	_
advised that told him on at least one occasion, "You would never believe who I am in business with." Further stated that he does not know who was referring to but always thought was a front man for someone else. Further or someone else told him that he was in business with O'Neil. When asked who O'Neil was, advised it was Speaker of the House whose son is Lieutenant Governor of Massachusetts.	

advised that seemed to always have money, but he did not appear to be smart enough to be able to run the business on his own and that someone else was making the decisions.
was questioned as to if he recalls anybody else being present with on the night of the fire. advised that he recalls being by himself with the exception of the time that he was with and that no one else was in his automobile when he
left the Country Squire.
was shown a recent photograph which appeared in the "Boston Phoenix" of stated that the photograph looks like "Tip" O'Neil, however, he cannot identify who the individual is.
was shown a photograph of who advised the individual looks familiar but cannot place the face as being connected to the Country Squire or
was shown a photograph of
and stated
that this individual looks familiar but cannot place a name





FEDERAL BUREAU OF INVESTIGATION

1

	Date of transcription
•	
-[was interviewed by Special
Agent's	Washington, D.C. and
Boston, Massachuse	tts. was advised of the identity
of the Special Age	nts and the nature of the inquiry and pro-
vided the following	g information:
	advised that he
	He stated that he observed a Kid b7C
around the Middlet	on, Massachusetts area with two cadillacs
with Virginia deal	er tags. One Saturday morning, he
noticed one of the	cadillacs being driven down the highway in o indicate the driver was intoxicated.
Suom a mannez as c	O THE ORDER PHONE OF THE PROPERTY OF THE PROPE
	The
venicle was therea	
	he other cadillac was about to pull out onto
nerformed a driver	driver of the cadillac observed him and , passenger switch. The cadillac then took
off at a high rate	
checked and they c	The plates were
checked and they c	-
	ame back stolen.
	-
	ame back stolen.

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advised that wrote about arson	
and insurance fraud gang in the Massachusetts area along with	
some surrounding states. wrote about arson	
involving	
stated that was employed with the government and had	b7C
something to do with <u>Veterans Administration</u> (VA) <u>and Social</u>	270
Security Pensions. stated that soon after	
stated that furnished him infor-	_
mation regarding	
macion regarding	\neg
	- 19
stated that	
	
both carried firearms. has observe	,
	∍d
them with weapons. He said that was employed at the	⊒đ ——
	d ∍d
	∍đ

The state of the s
stated that
and the J.P.R. Trust Fund attempted to do zone splitting at the Country Squire Inn properties. He stated that the board attempted to fight it, however, J.P.R. Trust brought in a high power lawyer and the board lost. They (J.P.R. Trust) succeeded in splitting up the board. They had a road built which connected to the property at the back of Country Squire Inn.
for his dealing with the Country Squire Inn. He added that the Fair Plan that insured the Country Squire Inn also went down. All twenty five insurance companies had to pay for the damage. He added that
The Atlantic Motel had a
fire and collected \$50.000 or \$60.000 from the insurance company. He stated that
Insulation company. He beated that
He added that was involved in drugs. He chould not ellaborate on involvement in drugs. He did state that
stated that was also
He was not specific as to what type
of conviction. He added that The paperwork on both of these fires
were talty.

stated that when
The tape was transcribed and a copy transcription was furnished to the Federal Bureau of Investigation (FBI) during this interview.
stated that whenever had any problems at the Country Squire Inn, he would call He restated that, date unknown, there was going to be a divided highway go through Middleton, Massachusetts. He added that at that time, the Country Squire Inn was to become a "Chinese Place."
stated that
stated that told him that knew Congressman Thomas P. O'Niell.
could get anything he wanted. Stated that one time the North Shore or Boston Gas Company were not going to hook up gas at the Country Squire Inn and asked them if they knew Tip O'Neill. The gas personnel left without turning on the gas. A short time later they were back and turned the gas on the Country Squire Inn. stated that a building inspection from Malden, Massachusetts was taking care of Country Squire Inn with respect to the building codes.
is also tied into He stated involved with Seacrest Properties and Seaboard Enterprises.

stated that there is also a Greek connection involved
with He stated that
was involved in paying kickbacks to
the These kickbacks were three or four years ago and they involved Navy contracts. stated that
ago and they involved Navy contracts. stated that told him that was fronting a contracting
Outfit in Virginia for Tip O'Neill. He stated that this con-
struction outfit <u>huilt a stadium</u> in <u>Virginia</u> about two or
three years ago. stated to that he
helped set up the construction outfit.
·
added that used to use Tip O'Neill's
name as a turn on, however, stated the SBA loan for
Country Squire came through Tip O'Neill. He stated that b7C
had a hard time getting the SBA loan but it did come through.
He stated that the Country Squire Inn loan was the first SBA loan ever for a restaurant.
Toda ever for a restaurant.
concluded by stating that
was involved with and then the group (i.e.
etc.) bought He stated that
were also fencing
out of
still advised that he would be willing to
togtify in court

, and





FEDERAL BUREAU OF INVESTIGATION

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Agents and	the nature	Federal	Bureau of Boston the identi	ed by Special Investigation , Massachuset ty of the Special ovided the fo	n, Ets. Ecial
informatio		vided the	following b	ackground in:	Eormation:
					b70
Γ	sta	rted the i	nterview by	stating that	<u> </u>
		hemselves.		sed their pos that he wante	

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WFO 183A-514	
	and the second
had thirteen (13) policemen on the force. He added that he	
b7C	
٦٢d	
gtated that was a "shady person."	
ran out of money and had other financial trouble.	
Squire Inn was a minor one.	
stated that next fire at the Country Squire	
get involved. still the police department did not	
as a rece didder, still the police department did not get involved. Stated on the fourth fire, the Country Squire Infi Was closed dawn. was still having a and time.	by
get involved. Stated on the fourth fire, the Country Squire Infi Was closed dawn. was still having	by

WFO 183A-514 3 stated that saw someonw move quickly away from the window, he felt something was going on. b7C stated he telt somewas lying so he told thing was wrong and took the registration down on all the "to let go." vehicles as they were leaving. stated that he knew stated he kne was lying and they continued going South on Highway 114. to pick up some clan They received a call chouder. They were enroute to pick up the chouder when they observed a Thunderbird previously parked at the Country Squire Inn parked at a sub shop. They also observed into the same shop. | stated that indicated that stated that They turned around and went back toward the Country Squire Inn and they saw that the sky was orange. When they arrived at the Country Squire Inn, the flames were already through the roof. They drove up in front of the Country Squire Inn. the alarm was going off. The front door was locked. stated to check all th doors and they called the fire department.

that the fire was definately an arson.

b7C

stated

stated that he received information that
was involved in several serious fires.
has a
record for arson in Boston, Massachusetts. He said that he
received information from
He added that
stopped the Thunderbird, previously parked of February 12, 1971 at the Country Squire Inn and
was driving the vehicle.
stated that based on certain factors con-
cerning the first fire at the Country Squire Inn, he was
convinced it was arson.
this fire was more sophisticated, but it resulted in no real
damage to the Country Squire Inn.
<u></u>
did not do much of anything in my
opinion, he was politically motivated." The fire marshall
job was a political job. the fire marshall's had no decree of expertise. He said
or expertise. He sard

WFO 183A-514

stated again that the fourth fire, he	
noticed one light on near	
the side entrance of the Country Squire Inn. Someone moved	
quickly past the window as though they did not want to be	
seen. He added that they had flashlights. He added that he	
does not recall the day of the last fire, however, the Country	
Squire Inn was not open at the time due to financial problems.	
stated that he recalls that there was a	
fire about one year after the last fire at Country Squire Inn.	
He stated that everyone was wondering when the Country Squire	
Inn was going to burn down. He said that the fire department	
wanted to hire security quards to protect the	
Country Squire Inn. and the other police officers	
were interested in the Country Squire Inn because they worked	
detail there on weekends.	
WOUNT CHUZU ON WOUNDINGS	
stated that the fourth fire (February 11, 1971)	
at the Country Squire Inn.	
the country tradition and the country tradit	
They left the Country Squire Inn and We	nt
South on 114. They later observed the Thunderbird at a sub	
shop. They later saw go into same sub shop; thereafter,	
they turned around in a gas station and headed back toward	
the Country Squire Inn. He stated it must have been a matter	
of minutes and they noticed the sky was orange in the direction	
of the Country Squire Inn. He stated that they	
must have lit the fire while	
were parked at the Country Squire Inn.	
water and the contract of the	
stated that he does not recall if anyone was	
in the vehicle with He said that he does	
not recall if they obtained the alam chowder for	
Middleton Fire Department.	

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		haterol	that at	The	rourth	TITE.	FRAU	
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	Barrett	Trated.	Tater	19 75H	ven i næ	VADT		
		tall	ced to					
told								

figures. later represented a lot of organized crime
felt was wrong
and possibly on the take.
· · · · ·
Was with Tip O'Neill who owned
Country Squire Inn. He added that
b7C
stated to the contractor about the kickback.

stated that he has furnished information	on
two (2) occasions in 1978 to a Globe reporter in Boston.	
Massachusetts. He also has provided information to	
of Nevada by way of an aide. He stated ne	
was informed that would look into the	
matter. stated that he would be willing to testify	,
in court	

Report Forms FD-302s Regarding Glenside, Inc.

FEDERAL BUREAU OF INVESTIGATION

Date of transcription ____4/3/80

1

Relo Leasing Corporation, 614 West Brown Deer Road, Milwaukee, Wisconsin, advised as follows:

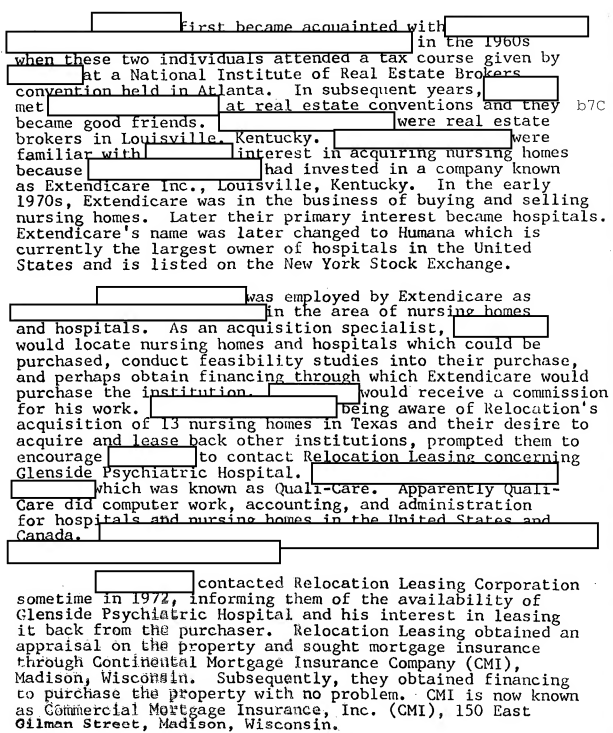
Relocation Leasing Corporation was initiated as a limited endeavor by who are major stockholders in Relocation Realty Inc.
Relocation Leasing Corporation later changed their name to Relo Leasing Corporation.

The purpose of Relocation Leasing Corporation b7C was primarily to purchase nursing homes and subsequently lease them on a long-term basis. This type of operation was particularly desirable because, at that time, they were able to obtain insurance which guaranteed the full amount of the lease payments for the entire term of the lease in the event of payment default on the part of the They were able to obtain this favorable insurance from various mortgage insurance companies because the loans were co-insured by the Small Business Administration (SBA). The SBA originally entered into mortgage insurance agreements in the early 1960s in order to allow small businesses to lease space in large shopping centers. In effect, the small businesses would receive Triple A business consideration in the eyes of a leasor who was attempting to obtain a mortgage on the shopping center. In view of the guaranteed lease payments, the financial institution would not question the small businesses' ability to make lease payments on an ongoing basis. The SBA would guarantee 80% of the liability in the event of a default by the leasee and in return received 20% of the insurance premiums charged by the insurance company.

This type of arrangement put the leasor in a no risk situation since if he could obtain mortgage insurance they would have no problem in obtaining financing. Relocation Leasing Corporation purchased 13 nursing homes in Texas in the early part of the 1970s. They also purchased Glenside Psychiatric Hospital, Boston, Massachusetts. described their acquisition of that institution as follows.

investigation on	3/27/80	at Milwaukee, Wisconsin File # MI 183-339	
SAs_		FP((FPC/kls) Date dictated 3/31/80	

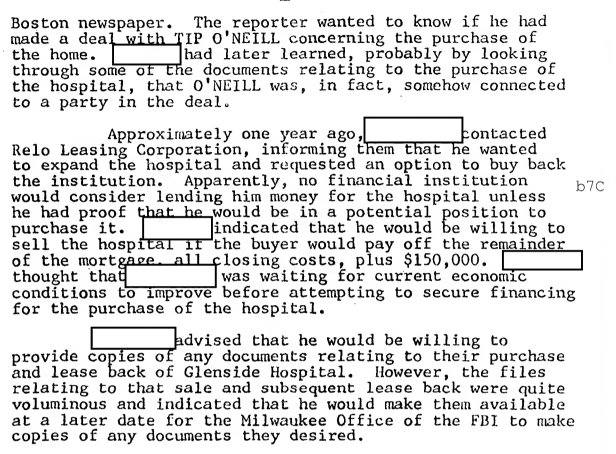
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Arrangements were made for a deal to be closed on the property on November 14, 1972. being in Boston, Massachusetts, for the closing for several Upon purchasing the property, a simultaneous lease back would be executed in a separate contract. The property is legally listed in the name of Relocation Leasing Company but they have absolutely nothing to do with the operation or expenses of the property. The leasee pays taxes, upkeep, The leasee was to send an annual financial statement to Relocation Leasing Corporation; however, for the past several years they sent it directly to the lender. leasee of Glenside Psychiatric Hospital is Glenside, Inc., a wholly owned subsidiary of Quali-Care, Inc. The leasee is still apparently operating successfully and has not missed a lease payment to date. The legal aspects of the closing on the deal were handled for Relocation Leasing Corporation by the law firm represented by

recalls that there was a very large pile of papers at the closing which were apparently relevant b7C to the deal. He recalls that there were approximately 13 psychiatrists present at the closing who apparently had some interest in the hospital. He recalled that some of the psychiatrists had been divorced and questions concerning clear ownership had been raised in cases where interest in the hospital was held jointly. Also there had supposedly been no survey of the property since the Civil War, the land was held under a public corporation, and Medleg was an association, not a corporation, all of which caused hindrances upon closing. Medleg was a group of people somehow associated with the deal and |believes that the "weird" psychiatrists made up this association.

Prior to the closing, none of the members of Relocation Leasing Corporation had ever seen the Glenside property personally, they had only viewed photographs of the buildings. Subsequent to closing, when in Boston on an unrelated matter, took a taxicab there just to see what it looked like. He advised that "it was an awful looking place, all of the buildings were old." Although unaware of the FBI's interest in their purchase of Glenside Psychiatric Hospital, advised that he had received an inquiry two or three years ago from a reporter for a



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FEDERAL BUREAU OF INVESTIGATION

•	Date of transcription 9/18/80
<u>1</u>	
telephoni Federal B	Investigator, Health and Human (HHS), Rockville, Maryland, telephone number cally advised Special Agent (SA) Bureau of Investigation (FBI), Washington, D. C. (WDC), owing information:
	advised in response to a previously made concerning a "Don" loan to the Hospital, Jamaica Plain, Massachusetts.
the state Massachus Departmen were made	advised that the "Don" loan is a Massachusetts in to Glenside Mospital. She added that in early 1970's in an attempt to clean up psychiatric hospitals in setts assisted them through loans. The Massachusetts at of Health (MDH) was the agency to which the loans available and the various hospitals applied with the loans.
rehabilit	further added that as far as HHS records there are no indications that the \$6,000,000.00 cation loan requested in 1979 by Glenside Hospital HHS funds.
gation on 9/11	(telephonically from) 1/80 at Rockville, Maryland File WPO 183-514

by____

	ı

			Date of transcription $10/2/80$
Н	dvised as follow lospital and the Jassachusetts,	advised that	the Glenside tments, Jamaica Plain,
C c r w F a t t t t	contained in a landted to was the following oints for Mr. O'ndvised that this the Glenside Hospoecause the final me did not want the sked who Mr. O'N recall. However, bart of the Glens individual could advised that it of the final devised that it is the final devised the final devised that it is the final devised the final devis	rge green envelope that on the ou , "Sept. 26, 1972, Neil (never sent i was the last thin ital, however, no bill had already o bother sending a leil was, he does know that ide Hospital. Whe have been Thomas "	spital or the which were SA then tside of the envelope 5 hrs. locating n)." g he did regarding bill was sent in been submitted and nother bill. When dvised that he cannot Mr. O'Neil owned n asked if the
	vas present on th	then provided for	review a personal following information:
gation on	9/22/80	ո Kittery, Maine	BS 183D-614 .File # WFO 183A-514
S	SA	ew M	Date_dictated9/26/80

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Date	Payee	Amount
5/2/64	Medleg Associates	\$480
6/18/70	Glenside Hospital	\$954
8/20/70	Glenside, Inc.	\$337
3/24/71	Glenside, Inc.	\$77
7/13/71	Glenside Hospital	\$1,180
1/25/72	Glenside Hospital	\$260
4/7/72	Glenside Hospital	\$70
8/3/72	Glenside Hospital	\$1,680
2/4/74		\$170 b7C

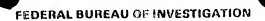
had something to do with the Medleg

Associates or the Glenside Hospital. recognized this due to the fact that name was written on a sheet of paper included in his records.

The address for drawing plans for either

the Glenside Hospital or the Centre Street Apartments.

FD-302 (NEV 3 8 77)



	Date of transcription 10/8/80
,	of Need Program (DON), Massachusetts Department of Public Health, 80 Boylston Street, Boston, Massachusetts, telephone advised as follows:
	institution, which includes hospitals and nursing homes, have to received approval through the Commonwealth of Massachusetts, DON Department, to expend any money for planned expension. The Glenside Hospital requested permission to expend approximately \$7,063,000.00 on January 1, 1980, of which a decision will be made on October 28, 1980.
	advised that the Glenside Hospital is currently owned by Quality Care of Louisiana, of which
•	advised that the Glenside plans on reconstructing the facility to make it more a campus oriented facility by closing off an access road which now exists through the main facility. Additions will be made to the main building and at least one building will be removed. The hospital will then have improved traffic and a better physical appearance. advised that the application for the DON was received on May 1, 1979, but because the hospital did not have the proper zoning, the application was either withdrawn or dismissed. Review of the application does not disclose how the hospital will be financed other than by commercial bank.
	advised that he has heard that "Tip" O'Neil's family was involved in the Glenside
Investigatio	BS 183D-614 9/26/80 Boston, Massachusetts WFO 183A-514
by	SA Date dictated 10/2/80

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Hospital at one time. Further, the O'Neil family was in some type of financial arrangement with

Further, the Cushman Management Association manages the following nursing homes:

Cedar Glynn, Danvers, Massachusetts Louise Caroline, Saugus, Massachusetts Twin Oaks, Danvers, Massachusetts Maplewood Manor, Amesbury, Massachusetts Oxford Manor, Haverhill, Massachusetts

b7C

then provided copies of the Glenside Hospital application for DON, dated January 2, 1980, support letters from acute and psychiatric care hospitals, Glenside, Inc. financial statement for 1977 through 1979, and their long-range plans.

Report Forms FD-302s Miscellaneous Investigation FD-302 (REV. 3-8-77)

FEDERAL BUREAU OF INVESTIGATION

	Date of transcription3/25/	80
na vi sh	was interviewed at the Boston Office of the Fed- al Bureau of Investigation (FBI). She was advised of the ture of the investigation and the identity of the inter- ewing Agent. was asked to state what knowledge e had of various individuals and their relationships to ch other. She supplied the following information:	,
	sne has little contact with him but does call him when she wants to stop in and see "Tip" whenever she is in Washington. She received a recommendation for her employment from "Tip" O'Neil and sees him once a year. She knows him to be a close friend of	g
		b7C
nvestigation on	3/17/80 at Boston, Massachusetts File # Boston 18	3-614-/

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he would be f	She assumed Friendly with "Tip" O'Neil. she knew he had a very substantial por-]] ! 1
restaurant bu SBA at some p	oelieved owed money on the out that the loan was paid off by the point. He was known to be a close friend	
of		}
"Tip" O'Neil	She assumed he is very friendly with because of a long term relationship She believed	
"Tip" (O'Neil, all ach other on Cape Cod. She believed he was a	1
	Sident with close ties to "Tip" O'Neil She knew he was	

She stated he was inv	volved in a

(A)		
VZCZCWF0673		
PP HQ BS		A CONTRACTOR
DE WF#0011 32702001	22H 0 UZ 13z	1000
ZNR UUUUU	/ 10	
P 210015Z NOV 80	COMP - 1011 35	pending
) (183A-514) (P) (SQ-C-5)	Ger Marke
TO DIRECTOR FBI (15	58-12334) PR IOR ITY	The state of the s
ATTN:	WHITE COLLAR SECTION	A Prosecution
FBI BOST ON (1830 - 6	14) PR IOR ITY	Comments with
BT		
	ION ONE F OF TWO	
	SQ KNOWN AS; ET AL; RICO (A); OO:WFO	
<u> </u>		
	REAU DATED NOVEMBER 18, 1980.	b7C
	ON IS ADVISED THAT THE BUREAU REQUEST	
COPIES OF ALL COMMU	JNICATIONS BETWEEN DIVISIONS IN THIS N	TATTER.
FOR INFORMATIO	ON OF BOSTON, ON HOVEMBER 19, 1988, A	MEETING (BS)
WAS HELD AT WASHING	GTON, D.C. BY FBIHQ OFFICES AND JUSTIC	
DEPARTMENT OFFICIAL	S CONCERNING THE IMMEDIATE REQUEST TO	
CONDUCT AN INQUISIT	TOR IAL GRAND JURY IN CAPTIONED MATTER	a DEVI 0
RESULTS AT THAT ME	ET ING WILL BE DISCUSSED ON NOVEMBER 2	1240
1980, AT WASHINGTO	N. D.C.	
	Ø, 1980, WFO AGENTS ATTENDED A MEETING	25 198 0
DEPARTMENTAL ATTOR		
	OF PROFESSIONAL RESPONSIBILITY (OPR)	The same with the same of the
7	1	

PAGE TWO DE WF ØØ11 UNCLAS

DISCUSSED AT THIS MEETING WAS THE BEST WAY TO UTILIZE SUBPOENAS TO OBTAIN THE BEST INVESTIGATION RESULTS. THE PREPARATION OF SUBPOENAS AS WELL AS OTHER MATTERS WILL BE DISCUSSED IN MORE DETAIL ON NOVEMBER 24, 1980.

FURTHER REQUESTED THAT A MEETING BE HELD ON NOVEMBER 24, 1980, WITH WFO AND BOSTON AGENTS ALONG WITH OFFICIALS FROM OPF TO DISCUSS THE IMPENDING GRAND JURY INQUISITION OF THE GLENSIDE-CENTER STREET MATTER.

THE BUREAU IS REQUESTED TO APPROVE THE TRAVEL FOR BOSTON

AGENTS

TO ATTEND THE MEETING

AT WASHINGTON. D.C. THIS MEETING COULD ENTAIL OVERNIGHT LODGING.

PREVIOUS LEADS SUBMITTED BY WFO UNTIL COMPLETION OF THE REQUEST INFORMATION: WILL EXPEDITIOUSLY THROUGH APPROPRIATE CREDIT CHECKS, OBTAIN THE CREDIT PRINTOUT FOR THE FOLLOWING INDIVIDUALS AND COMPANIES AND FORWARD THE PRINTOUTS TO WFO. WILL ON THOSE INDIVIDUALS WITH NO ADDRESS OR NO ACCUATE ADDRESS, ATTEMPT TO OBTAIN CORRECT ADDRESS AND SUBMIT CREDIT CHECKS TO WFO.

PAGE THREE DE	F ØØ11 UNCLAS				1 129
	A STATE OF THE STA		•	1870	1
					b7C
THOMAS P. O'NE	11.1.12.12.5.21	USSELL STRE	T: NORTH N	MERIDGE	3 - 1 or
MAS SACHUSETTS.			y		
MAD A CRUSET IS.					
					- 5

W. Carlot

PAGE SIX DE WF ØØ11 UNCLAS

EASTERN SURVEY AND ENGINEERING

COMPANY; 103, N. MAIN STREET; COHASSET, MASSACHUSETTS. GLENSIDE INCORPORATED; 49 RALEWOOD AVENUE; JAMAICA PLAIN, MASSACHUSETTS.

PONDVIEW ARARTMENT ASSOCIATES; P.O. BOX 31; CAMBRIDGE, MASSACHUSETTS.

SACHUSETTS. PAPER REALTY TRUST; BOSTON, MASSACHUSETTS.

BRISTOL NURSING HOME; 1000 OAK HILL AVENUE; ATTLEBORO, MASSACHUSETTS.

SACHUSETTS. BROADWAY CAPITAL FUND; BOSTON, MASSACHUSETTS.

MEDLEG ASSOCIATES; BOSTON, MASSACHUSETTS. STONEHENGE RESTAURANT; (FORMERLY CONTRY SQUIRE INN); MIDDLETON, MASSACHUSETTS.

J.P.R. TRUST FUND; BOSTON, MASSACHUSETTS. ROW BRO REALTY

TRUST; WELLESLEY, MASSACHUSETTS. EXETER SECURED TRUST;

EAST BOSTON, MASSACHUSETTS. BUSWELL REALTY TRUST; BOSTON,

MASSACHUSETTS. WILL VERIFY ACCURACY AND ADDRESSES, AS THEY WILL

BE UTILIZED FOR GRAND JIRY SUBPOENAS.

BOSTON DIVISION IS ADVISED	THAT CONTINGENT UPON BUREAU
APPROVAL, AGENTS	SHOULD MAKE ARRANGEMENTS
	

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VZCZCWF0674

PP HQ BS

DE WF#0018 3270217

ZNR UUUUU

P 210015Z NOV 30

FM WASHINGTON FIELD (183A-514) (P) (SQ-C-5)

TO DIRECTOR FBI (158-10334) FR 10R ITY

ATTM: WHITE COLLAR SECTION

FBI BOST ON (1830 - 614) PR IOR IT Y

BT

UNCLAS

SECTION TWO OF TWO

TO ARRIVE IN WASHINGTON, D.C. AND TO REPORT TO THE TODD BUILDING,

NOVEMBER 24, 1980. LODGING ARRANGEMENTS IF DESIRED WILL BE MADE BY WFO. AIR TRAVEL ARRANGEMENT (I.E. RETURN) SHOULD BE SCHEDULED FOR BOTH NOVEMBER 24, 1982, AND NOVEMBER 25, 1930, DUE TO ONCOMING HOLIDAY.

ALL OFFICES ARE ADVISED THAT INFORMATION IS FOF A HIGHLY SENSITIVE NATURE AND INDUSCRIMINATE DISSEMINATION OF ANY PORTION OF THIS INFORMATION SHOULD BE AVOIDED. INFORMATION CONTAINED IN THIS COMMUNICATION IS ON A NEED TO KNOW BASIS ONLY.

BT

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TRANSMIT VIA: Teletype Facsimile Airtel	PRECEDENCE: Immediate Priority Routine	CLAS SIFICATION TOP SECRET SECRET CONFIDENTIA UNCLAS E F' UNCLAS Date	AL T O	
ATTN: WHIT	FBI (58-10334) FE COLLAR SECTION L83A-514) (P) (SQ C	-5)		b7C
	irtel to Bureau dat	ed /o/·/80		
copies of all com All of: a highly sensitive any portion of the	fices are advised to munications between fices are advised to nature and indisciples information shous communication is consistent and communication is consistent and communication is consistent and con	divisions in hat this infor riminate dissell be avoided.	this matt rmation is emination . Informa	of of ation
For in:	formation of Alexan 80, SA's of WFO and	dria and Richm	nond Divis	
Navy contracts. was for Tip O'Neill.	aying kickbacks to stated that ronting a contracti added that thi inia about two or t helpe	: ng outfit in \ s construction: h ree vears ago	told him t Virginia : n o <u>utfit l</u>	that for
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Approved:	Transmitted(Nu	mber) (Time)	Per	

LEADS

ALEXANDRIA DIVISION

AT ALEXANDRIA, VIRGINIA. Will through appropriate state agency, Alexandria, Virginia, dealing with licensing and permits for contracting and construction firm, attempt to obtain any information regarding construction or contracting firm, possibly, Alexandria, Virginia.

Will through appropriate contacts, attempt to obtain any information as to any new stadium built in northern Virginia area in the last three years.

BOSTON DIVISION

AT BOSTON, MASSACHUSETTS. Will through appropriate officials, General Services Administration, Department of the Navy and Department of the Army, Boston, Massachusetts, and ascertain if any of the below listed companies have ever received a government contract from 1975 to present.

1.			,
	Peabody,	Massachusetts	
2.			
•	Peabody,	Massachusetts	

Will through court records, Salem County Courthouse, Salem. Massachusetts, attempt to obtain any information relating

Will thrope biographical data on	<u>ch appropriate means at</u>	tempt to	<u>obtain</u>
Obtain date of birth,	Boston, Massachusetts,	will at	tempt to

Will contact Determination of Need Program (DON), Massachusetts Department of Public Health, 80 Boylston Street, Boston, Massachusetts, and obtain information regarding whether Bristol Nursing Home, Attleboro, Massachusetts, ever obtained or applied for a DON oan.

Will through appropriate officials, Department of Corporations, Boston, Massachusetts, obtain information relating to the below listed companies:

1. Seacrest Properties
Peabody, Massachusetts

b7C

2. Seaboard Enterprises
Peabody, Massachusetts

Will through Massachusetts State Banking Commission, Room 2004, J.P. McCormack state office building, 100 Cambridge Street, Boston, Massachusetts, and obtain copies of the corporate makeup, including all officers and directors for the below listed state and federal banks and

loan associations from 1965 through present.

- 1. Cambridge Federal Saving and Loan Association, Cambridge, Massachusetts
- 2. Northeast Federal Saving and Loan Associations, Watertown, Massachusetts
- 3. Garden City Trust Company, Newton, Massachusetts
- 4. Union Federal Savings and Loan Association 48 North Street Pittsfield, Massachusetts
- 5. Community Co-operative Bank Medford, Massachusetts
- 6. Lexington Federal Saving and Loan Association, Lexington, Massachusetts
- 7. Commercial Bank and Trust Company
- 8. South Shore Bank Quincy, Massachusetts
- 9. New Boston Bank Boston, Massachusetts

- 10. Coolidge Bank, Boston, Massachusetts
- 11. Arlington Trust Company, Lawrence, Massachusetts
- 12. Attleboro Trust Company Attleboro, Massachusetts
- 13. Hibernia Saving Bank 263 Washington Street Boston, Massachusetts
- 14. Industrial Bank and Trust Company Everett, Massachusetts
- 15. Industrial National Bank Boston, Massachusetts
- 16. Massachusetts Bank and Trust Company Brockton, Massachusetts
- 17. First National Bank of New Bedford New Bedford, Massachusetts
- 18. Guaranty Trust Company Waltham, Massachusetts
- 19. First National Bank of Boston Boston, Massachusetts
- 20. Colonial Bank and Trust Company Boston, Massachusetts
- 21. Colony Federal Savings and Loan Association
 Bux 220
 South Yarmouth, Massachusetts
 Account Number 880
- 22. City Bank and Trust Company P.O. Box 2376
 25 Court Street,
 Boston, Massachusetts
- 23. Merchants Reporting Service 27 School Street Boston, Massachusetts

Will contact appropriate officials, Security and Exchange Commission (SEC), Boston, Massachusetts, and obtain information from SEC files concerning the following individuals and banks:

- 1.
- 2. Thomas P. O'Neill, Jr. Boston, Massachuetts
- 3.
 4.
 5.
- 6. Industrial Bank and Trust Company Everett, Massachusetts
- 7. Arlington Bank and Trust Company Lawrence, Massachusetts
- 8. Northeast Federal Savings and Loan Assoc Watertown, Massachusetts
- 9. Garden City Trust Company Newton, Massachusetts
- 10. Lexington Federal Saving and Loan Asso. Lexington, Massachusetts
- 11. Coolidge Bank and Trust Company Boston, Massachusetts
- 12. Attleboro Trust Company Attleboro, Massachusetts
- 13. Hibernia Saving Bank Boston, Massachusetts
- 14. Guaranty Trust Company Waltham, Massachusetts
- 15. First National Bank of Boston, Boston, Massachusetts

RICHMOND DIVISION

		NIA. Will through	
officials, De	partment of Corpo	oration, Richmond	Virginia
attempt to ob	tain information	regarding	h7C
		<u>Virginia</u> , will c	neck all
combination r	elating to	i.e. name, con	mpany, etc.)
			and the state of t





OFFICE OF DIRECTOR, FEDERAL BUREAU OF INVESTIGATION

то

OFFICIAL INDICATED BELOW

Mr. Colwell ()	
Mr. Mullen ()	
Mr. Joseph ()	
Mr. Bayse ()	12
Mr. Greenleaf ()	ر ک_
Mr. Finzel ()	in days the
Mr. McKenzie ()	more and as one
Mr. McKinnon ()	hanth gent juny?
Mr. Mintz ()	lean the Sent lane
Mr. O'Malley ()	
Mr. Otto ()	0 0
Mr. Revell (~	
Mr. Stames ()	
Mr. Young ()	
Mr. Bruemmer ()	
Mrs. Dellinger ()	
Mr. Hotis ()	
Mr. Roin ()	·
Ms. Spaeth ()	
Mr. Steel ()	
Tele. Room ()	
Miss Devine ()	
See Me	()
Note and return	()
Prepare reply and return for my signature _	()
Please Handle	()
Respond over your signature	()
Prepare memo for the Department	()
For your recommendation	() ·
What are the facts?	()
Hold	()
lemarks:	
•	

Memorandum



Exec. AD-Adm. Exec. AD Inv., Exec. AD-LES. Asst. Dir.: Adm. Servs. Crim. Inv. Ident Intell. Laboratory Legal Coun. Plan & Insp. Rec. Mgnt. Tech. Servs. Training _ Off. of Cong. & Public Affs. Telephone Rm. Director's Sec'y

To : Mr. Revell

From

J. E. Hanestan

Subject :

PHOENIX BIRD

	_			_
1	-			
1	_	Mr.	Mullen	•
1	_	Mr.	Revell	
1	_	Mr.	Caro	
1	-	Mr.	Henehan	
1	-			

Date 12/5/80

<u>PURPOSE</u>: To respond to the Director's inquiry regarding the status of Grand Jury proceedings in captioned matter, which involves Speaker of the House Thomas "Tip" O'Neill.

ATTACHMENT: Memorandum from Charles B. Renfrew, Deputy Attorney General, to the Director, dated 11/28/80.

RECOMMENDATION:

None.

For information.

APPROVED:

Director_

Adm. Serv. Crim. Inv.

Plan. & Insp., Rec. Mgnt., Tech. Servs.,

Training _____ Off. of Cong. & Public Affs,____

Legal Coun.

b7C

<u>DETAILS</u>: By 12/2/80 routing slip to attached memorandum, the <u>Director</u> inquired, "Where does this leave the Grand Jury?"

Per Assistant Attorney General Heymann, there will be no Federal Grand Jury proceedings conducted at Washington, D. C., at this time. Our Washington Field Office will, however, conduct investigation concerning the large increment of funds received by O'Neill at the sale of his Glenside stock. This investigation will include review of books and records and interviews of those knowledgeable of the basis of the increment.

The Grand Jury inquiry in Boston will center upon the activities of concerning influence peddling, including the procurement of a Small Business Administration loan. It is not anticipated that O'Neill's increment in the Glenside stock will be pursued by the Boston Grand Jury.

Enclosure AC

TWR: jaw (7)

58-11534

22 DEC 16

ROUTE IN ENVELOPE

PLEASE INITIAL THE RED UNDERLINING AND RETURN TO

ROOM 5991, TL 142 IN A MESSENGER ENVELOPE. THANX.

b7C

DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION	RECOMMENDATION/COMMENT SEE REMARKS ON REVERSE MAKE COPIES (NO.) RETURN (BY) FROM SPECIAL FILE ROOM PECCHOS SERVICES SECTION NECCHOS MANAGEMENT DIVIDION	LOG MECESSARY ACTION FILE COORDINATE SEE ME PER INQUIRY CALL ME INFORMATION LOG. J. Edgar Horver Bld MONE
54/1/28/81		FORM DOJ-359A 8-1-74 ····

UNITED STATES GOVERNMENT

Memorandum

UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

DATE: 12/10/80

Exec AD Inv
Exec AD Adm
Exec AD LES
Asst. Dir.:
Adm. Servs
Crim. Inv
Ident
Intell
Laboratory
Legal Coun
Plan. & Insp
Rec. Mgnt
Tech. Servs
Training
Public Affs. Off
Telephone Rm
Director's Sec'y

FROM : J. E. Henehan

SUBJECT: CHANGED;

OUARTERBACK

1	_			
1	'	Mr.	Mullen	
1	_	Mr.	Revell	
1	-	Mr.	Caro	
1	-	Mr.	<u> Henehan</u>	
7	_			11

PURPOSE: The purpose of this memorandum is to change the title of this case to a new code name for matter involving Speaker of the House Thomas "Tip" O'Neill, previously carried as Phoenix Bird.

DETAILS: As a result of a recent briefing, the decision was made to change the code name of this matter from Phoenix Bird, and the new code name being recommended is Quarterback. This code word has been approved by Records Management Division. Upon approval the title will be changed with all FBI field offices notified.

RECOMMENDATION: That approval be granted to rename captioned matter Quarterback.

ROPE OF

APPROVED:

Adm. Serv. Crim. Inv.

Ident.

Intell.

Director Exec. AD-Adm.

Exec. AD-Inv.

Exec. AD-LES ___ Laboratory _

Legal Coun. Plan. & Insp. Rec. Mgnt.

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Off. of Cong. & Public Affs.

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number 701591	(Mortgage Book numb	er 618/642 and 672/419	/ .
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NO 183A-464 FNC/lav

Index to corporate records for the Parish of Jefferson were negative re Quali-Care of Louisiana, DeBlois, Inc., DeBlois-Chandler, Inc., for years 1928-1975. The General Index to mortgages for years 1967-1979, in MOB 696 72 5, number 752178, reflected a collateral mortgage for Quali-Care, Inc., a Louisiana corporation domiciled in New Orleans. A copy of same obtained.

Index to civil suits in Jefferson Parish from 1951-1980, were negative re any suits filed against Quali-Care, Inc., DeBlois, Inc., and DeBlois-Chandler, Inc.

Planning and zoning records reflected that 110 Veterans Highway is legally described as Plot 68 of Metairieville, Louisiana, Ward 82 (A-2) (9 parcels of property). Tax rolls indicated Stewart Enterprises, Inc., had paid current taxes on the property. Recorded in COB number 762/742/6, number 560238, is the transfer by Frank B. Stewart, Jr., to Stewart Building Enterprise (a partnership) certain property relating to 110 Veterans Highway. A copy of same was obtained.

Assessment rolls for the Parish of Jefferson reflected that 1980 taxes for Plot 68, Metairieville, Louisiana, Ward 82(A-2), were paid under notice number 96878 by Stewart Building Enterprises, Post Office Box 19925, New Orleans, Louisiana; 1970, 1972 and 1973 taxes were paid by Stewart Enterprises, Inc., Post Office Box 13554, Tampa, Florida.

LEADS

NEW ORLEANS DIVISION

AT NEW ORLEANS, LOUISIANA. Will contact the Metropolitan Crime Commission, New Orleans, telephone number 504/524-3148, and obtain any information re the following Fisted companies involvement in organized crime in the New Orleans area:

- 1. Quali-Care, Inc., New Orleans
- 2. Quali-Care of Louisiana, Inc., New Orleans
- 3. Health Services, Inc., New Orleans
- 4. DeBlois, Inc., New Orleans
- 5. Humana, Inc., Louisville, Kentucky
- 6. Glenside, Inc., Boston, Massachusetts
- 7. Human Services, Inc., New Orleans
- 8. American Medicorp, Louisville, Kentucky
- 9. American Health Services, Inc., New Orleans

VZCZCWF0481 OO HQ BS NO . DE WF 0015 3471720 ZNR UUUUU 0 121714Z DEC 80 FM FBI WASHINGTON FIELD (1836 DECIN) TO DIRECTOR FBI (58-10334) IMMEDIATE FBI BOST ON (1830 - 614) IMMED LATE b7C FBI NEW ORLEANS (183A-464) IMMEDIATE BT UNCLAS PHOENIX BIRD, MAJOR CASE #31, RICO (D); COP: (OO:WASHING TON FIEL REW FO TELETYPE TO BUREAU DATED DECEMBER 8, 1980. NEW ORLEANS DIVISION IS AWARD THAT WASHINGTON FIELD AND BOSTON AGENTS ON DECEMBER 10, 1980 INTERVIEWED TELEPHONE NUMBER DURING THE COURSE OF THE INTERVIEW MANY THINGS WERE DISCUSSED RELATING TO DEBLOIS. INCORPORATED. QUALICARE. INCORPOARTED AND THE PURCHASE OF GLENSIDE CORPORATED. STOCK. THE MEDLEY ASSOCIATE PROPERTIES BY DEBLOIS. INCORPORATED. THE RESOLUTION OF THE QUESTIONS OF STOCK PURCHASE DATES AND STOCK PURCHASE AMOUNTS OF GLENSIDE STOCK BY THE VARIOUS SHARE HOLDER WAS HOWEVER NOT RESOLVED . INDICATED THAT HE AS WELL AS

PAGE TWO DE WF 0015 UNCLAS WERE NOT IN POSSESSION OF THE STOCK RECORD BOOK. INDICATED THAT MIGHT HAVE THE STOCK BOOK. HE FURTHER INDICATED THAT WOULD BE RETURNING TO THE NEW ORLEANS AREA ON DECEMBER 12, 1980, TIME UNKNOWN. b7C STATED 'THAT HE WOULD MAKE AVAILABLE THE STOCK RECORD BOOK TO AN AGENT OF THE FBI, NEW ORLEANS, LOUISIANA', FOR SUMMER IZING AND ANALYSIS. LEADS: NEW ORLEANS DIVISION IS REQUESTED TO CONTACT TELEPHONE NUMBER AND MAKE ARRANGEMENTS TO REVIEW THE STOCK RECORD BOOK. WILL OBTAIN INFORMATION AS TO THE DATE OF ISSUED EACH STOCK CERTIFICATE. THE INDIVIDUALS WHO PURCHASED THE STOCK, THE AMOUNT OF CAPITOL AND DATE PAID FOR EACH STOCK. WHAT WAS THE ORIGINAL PRICE OF THE STOCK AND WHAT PRICE WAS PAID BY THE VARIOUS STOCKHOLDERS. WILL SUBMIT IMMEDIATE TELETYPE TO WASHINGTON FIELD SUMMARIZING THE INFORMATION. WILL FURTHER PREPARE THE USUAL 302 CONCERNING THE REVIEW OF THE STOCK RECORD BOOK. BT

#0015

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Unclas

12/12/80

Director, FBI (58-10334)

SAC, WFO (183D-514) (SQ 5)

CHANGED ... QUARTERBACK MAJOR CASE #31 RICO

OO: WFO

b7C

ET AL:

Title originally carried as then provided with code word PHOENIX BIRD, has now had a title change to QUARTERBACK.

All receiving offices are to make appropriate changes and utilize new title immediately. All offices change alpha number to 183-D.

- 1 Boston (183-D-614)
- 1 Albany
- 1 Alexandria 😘
- 1 Baltimore (183-D-655)
- 1 Buffalo
- 1 Charlotte
- 1 Columbia
- 1 Chicago
- 1 Las Vegas

- 1 Miami (183-D-1078)
- 1 Milwaukee (183-D-339)
- 1 New Haven
- 1 New Orleans (183-D-464)
- New York
- 1 Seattle (183-D-290)
- 1 Springfield (183-D-542)
- 1 St. Louis
- 1 San Antonio (183-D-307)
- 1 Richmond

V-38

38 DE-24 58 - 10534 - 99

Exec AD Adm. Exec AD LES Asst. Dir.: Adm. Servs Ident.

Intell. Laboratory Legal Coun. Plan. & Insp. Rec. Mant. Tech. Servs. Training _

Public Affs. Off. Telephone Rm.